



# **FREEDOM OF INFORMATION AND PRIVACY ACTS**

**SUBJECT: Roy M. Cohn**

**FILE NUMBER: 58-5100**

**PART: 12 of 23**



## **FEDERAL BUREAU OF INVESTIGATION**

SUBJECT Ray M. Cohn  
FILE NUMBER 58-5100  
SECTION NUMBER 5



FBI

Date: 4/23/63

Transmit the following in **PLAIN TEXT**  
(Type in plain text or code)

Via **AIRTEL**  
(Priority or Method of Mailing)

TO: DIRECTOR, FBI (58-5100)

FROM: SAC, NEWARK (58-442) (P)

**MORTON ROSEN, former**  
**AUSA, SDNY;**  
**ROY COHN**  
**BRIBERY**  
(OO: NEW YORK)

RE: Phone call from ASAC ALTON M. BRYANT,  
New York Office, 4/19/63

Enclosed for the Bureau are two photostat copies of  
Newark airtel to New York, dated 4/22/63, and captioned as above.

b3 ASAC BRYANT, NYO, advised on 4/19/63, that in conjunction  
with admissions made by ROY COHN under questioning in this matter.  
[REDACTED] ASAC  
BRYANT indicated that a subpoena will probably be issued on [REDACTED]  
and requested Newark forward him basic and pertinent reports on  
[REDACTED] for subsequent use in this matter.

b2 ASAC BRYANT advised he had discussed this matter with  
[REDACTED] at the Bureau, who is aware of this request.

Enclosures reflect pertinent information furnished New  
York, as requested.

4 - Bureau (Encls. 2) - 1 [REDACTED] [REDACTED]  
(1 - 92-3172)  
2 - Newark  
(1 - 92-377)  
[REDACTED]  
(6)

ENCLOSURE

REC-23 58-5100-191

5 APR 25 1963

Approved: [Signature]  
Special Agent in Charge

Sent [REDACTED] M Per [REDACTED]



XXXXXX  
XXXXXX  
XXXXXXFEDERAL BUREAU OF INVESTIGATION  
FOIPA DELETED PAGE INFORMATION SHEET

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☐ For your information: \_\_\_\_\_  
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58-5100-191 enclosure

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FBI

Date: 4/30/63

Transmit the following in \_\_\_\_\_

(Type in plain text or code)

Via \_\_\_\_\_

AIRTEL

(Priority or Method of Mailing)

TO:

DIRECTOR, FBI (58-5100)

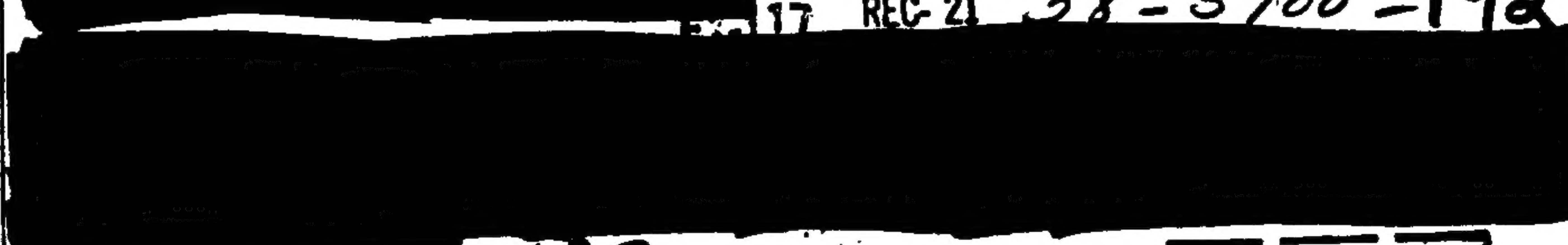
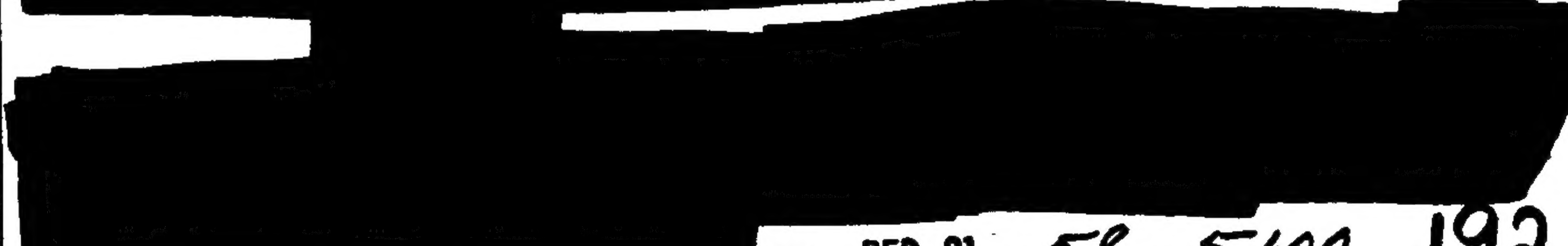
FROM:

SAC, NEW YORK (58-1232)

RE:

MORTON ROBSON, FORMER AUSA, SDNY  
ROY COHN  
BRIBERY

Re NY airtel 4/26/63.

3 Bureau (58-5100)  
1-NY 58-1232106  
53 MAY 6 1963

25 MAY 1 1963

Approved \_\_\_\_\_

Special Agent in Charge

Sent \_\_\_\_\_

M

Per \_\_\_\_\_

C. C. W. W.

Previously Released



F B I

Date: 4/30/63

Transmit the following in PAGE 2 (Type in plain text or code)Via AIRTEL (Priority or Method of Mailing)

b3  
per  
EOUSA

[REDACTED]

This matter continues to receive top priority attention by NYO. Daily liaison being maintained with Office of USA, SDNY. Bureau will be advised immediately of important developments and NYO will continue to press this matter vigorously.

*Previously released*

Approved: \_\_\_\_\_ Sent \_\_\_\_\_ M Per \_\_\_\_\_  
Special Agent in Charge



FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION  
MAY 13 1963  
TELETYPE

Mr. Tolson  
Mr. Belmont  
Mr. Mohr  
Mr. Casper  
Mr. Callahan  
Mr. Conrad  
Mr. DeLoach  
Mr. Evans  
Mr. Gale  
Mr. Rosen  
Mr. Sullivan  
Mr. Tavel  
Mr. Trotter  
Tele. Room  
Miss Holmes  
Miss Gandy

URGENT 5-13-63 9-17 PM DE

TO DIRECTOR -5- 58-5100, 92-2831 AND SAC MIAMI 92-102

FROM SAC NEW YORK 58-1232 92-660

MORTON ROBSON, FORMER AUSA, SDNY, ROY COHN, BRIBERY,

AKA AR.

63 AUSA GERALD WALPIN, SDNY, PREVIOUSLY INDICATED HIS DESIRE TO  
BRING [REDACTED] BEFORE FGJ INVESTIGATING ALLEGED BRIBE IN WHICH  
FORMER AUSA [REDACTED] AND ROY COHN INVOLVED. [REDACTED] REPORTEDLY  
RECEIVED DIFFERENT VERSIONS FROM AN ATTORNEY [REDACTED] AND [REDACTED]

[REDACTED] AS TO WHAT ACTUALLY HAPPENED.

AUSA WALPIN WAS FURNISHED [REDACTED] WHEREABOUTS ON MAY TEN LAST  
AND ON THAT DATE CAUSED [REDACTED] TO BE SERVED WITH A SUBPOENA ORDERING  
HIM TO APPEAR BEFORE THE FGJ, SDNY, ON MAY SIXTEEN NEXT.

NEW YORK WILL FURNISH BUREAU AND MIAMI RESULTS OF THIS APPEARANCE.

END

9-19 PM NY R 05 WA WS

ALL INFORMATION CONTAINED  
HEREIN IS UNCLASSIFIED  
DATE 10/4/83 BY SP16SK/DMS  
935,255

REC-38

EX-117

12 MAY 14 1963

MR. EVANS

50 MAY 20 1963

REC-11

MAY 15 1963

UNRECORDED COPY FILED IN 92-102



FBI

Date: MAY 13 1963

Transmit the following in

PLAIN TEXT

(Type in plain text or code)

AIRTEL

Via

(Priority or Method of Mailing)

TO:

DIRECTOR, FBI (58-5100)

FROM:

SAC, NEW YORK (58-1232) - P -

SUBJECT:

MORTON ROBSON, FORMER AUSA, SDNY;  
ROY COHN  
BRIBERY

Re NY airtel, 4/30/63.

b3  
b7d  
Per  
EDUSA

COHN stated that he

3 - Bureau (58-5100)  
1 - New York (58-1232)

b7c

REC 8

EX-117

13 MAY 14 1963

[C E. Wick]

b7c

51 MAY 22 1963

Special Agent in Charge

Sent

M

Per

Previously released

WIF

Doc. 49



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XXXXXXFEDERAL BUREAU OF INVESTIGATION  
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\_\_\_\_\_ Page(s) withheld for the following reason(s):  
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☒ The following number is to be used for reference regarding these pages:

58-5100-194 pages 2-23

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5/22/63

AIRTEL

EX-114 To: SAC, New York (58-1232)

REC-53  
From: Director, FBI (58-5100) - 195

MORTON ROBBSON, ETC., ET AL.  
BRIBERY

Reurairtel 5/20/63.

b7c  
It is noted reairtel sets forth no indication that [REDACTED] has any knowledge of the alleged bribe, other than the opinion of USA Morgenthau, not further explained or supported by facts. Since extensive investigation has not developed evidence to indicate [REDACTED] any information regarding the matter under investigation or any part therein, it appears very questionable that reinterview of him will serve any useful purpose.

Reinterview [REDACTED] with the polygraph is not authorized at this time as specific, complete justification based on facts, has not been furnished to Bureau.

As you well know, use of the polygraph in interviews is strictly an investigative technique to secure investigative leads. It does not establish guilt, innocence or guilty knowledge. This should be explained tactfully to USA Morgenthau.

1 - Los Angeles (Info.) (58-495)

b7c  
[REDACTED]  
(5)  
Tolson \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Mohr \_\_\_\_\_  
Bishop \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

MAILED 30

MAY 22 1963

COMM-FBI

50 MAY 29 1963

MAIL ROOM ☐ TELETYPE UNIT ☐



F B I

Date: 5/20/63

Transmit the following in \_\_\_\_\_

(Type in plain text or code)

A I R T E L

(Priority or Method of Mailing)

TO : DIRECTOR, FBI (58-5100)

FROM: SAC, NEW YORK (58-1232)

MORTON ROBBSON, FORMER AUSA, SDNY;  
ROY COHN  
BRIBERYRe Los Angeles report, 3/13/63, and New York  
report, 4/15/63.

b7c  
USA ROBERT M. MORGENTHAU, SDNY, advised on  
5/17/63 that he is of the opinion that [REDACTED]  
[REDACTED] has not  
furnished all information in his possession in this  
matter, and may, in fact, have furnished certain  
falsehoods to protect [REDACTED]

C  
USA MORGENTHAU has requested that the FBI  
conduct polygraph interview [REDACTED] in order to determine  
truth of information he has furnished.

Bureau is requested to authorize this polygraph  
examination.For the information of Bureau [REDACTED] has not  
been requested to furnish waiver for polygraph interview.

- b3  
3 - Bureau (58-5100)  
1 - Los Angeles (58-495) (Info)  
1 - New York (58-1232)

REC-53

58-5100-195

23

11 MAY 21 1963

Approved: \_\_\_\_\_

Special Agent in Charge

Sent \_\_\_\_\_

M

Per \_\_\_\_\_

b7c



F B I

Date: MAY 21 1963

Transmit the following in AIRTEL

(Type in plain text or code)

AIRMAIL

(Priority or Method of Mailing)

TO: DIRECTOR, FBI (58-5100)  
 SAC, NEW YORK (58-1232)

b7c

FROM: SAC, MIAMI (92-102)

MORTON ROBSON, former AUSA,  
 SDNY; ROY COHN  
 BRIBERY

b7c [REDACTED] aka.  
 AR

ALL INFORMATION CONTAINED  
 HEREIN IS UNCLASSIFIED  
 DATE 10/4/83 BY SP16SK/DMS  
 235,255

Re New York teletype to Bureau, 5/13/63.

[REDACTED]

- 6 - Bureau (AM) (3 - 58-5100) (3 - [REDACTED])
- 4 - New York (AM) (2 - 58-1232) (2 - [REDACTED])
- 1 - Boston [REDACTED] (Info)
- 1 - Las Vegas (Info)
- 1 - Charlotte (Info)
- 2 - Miami

REC-62

58-5100-196

MAY 28 1963

Approved: W. J. [REDACTED]  
 Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

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58-5100-196 page 2

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FEDERAL BUREAU OF INVESTIGATION *W*

|   |                                     |  |  |
|---|-------------------------------------|--|--|
| REPORTING OFFICE<br><b>WASHINGTON FIELD</b>   | OFFICE OF ORIGIN<br><b>NEW YORK</b> | DATE<br><b>5/24/63</b>   | INVESTIGATIVE PERIOD<br><b>5/10/63 - 5/21/63</b> |
| TITLE OF CASE<br><b>ROBERT ROSSON, Former Assistant United States Attorney, Southern District of New York; ROY COHN</b> |                                     | REPORT MADE BY<br><b>[REDACTED]</b>                            | TYPED BY<br><b>[REDACTED]</b>                    |
|   |                                     | CHARACTER OF CASE<br><b>BRIBERY</b> <i>a 7 b7c</i><br><i>3</i> |  |

REFERENCES

NYairtel to WFO 5/8/63; MMtel to New York and WFO  
5/14/63.

- RUC -

ADMINISTRATIVE DATA

WFO indices negative regarding **[REDACTED]** and **[REDACTED]**

|  |                            |   |  |
|--|----------------------------|---|--|
| APPROVED<br><i>AG</i>  | SPECIAL AGENT<br>IN CHARGE | DO NOT WRITE IN SPACES BELOW  |  |
| COPIES MADE:<br><br>3 - Bureau<br>3 - New York (58-1232)<br>(1- USA, Southern District of NY)<br>1 - Washington Field (58-773) |                            | <b>58-5100-197</b><br><b>10 MAY 28 1963</b><br><b>[REDACTED]</b> <i>b7c</i> |  |
| DISSEMINATION RECORD OF ATTACHED REPORT  |                            | NOT   |  |
| BY <i>[REDACTED]</i>   | <i>[REDACTED]</i>          |   |  |
| REQUEST RECD   |                            |   |  |
| DATE FWD. <i>[REDACTED]</i>  |                            |   |  |
| HOW FWD. <i>5-27-63</i>  |                            |   |  |
| BY   |                            |   |  |



UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Copy to: 1 - USA, Southern District of New York

Report of: [REDACTED]

Office: Washington, D.C.

Date: 5/24/63

Field Office File #: 58-773

Bureau File #:

Title: MORTON ROBSON, Former Assistant  
United States Attorney,  
Southern District of New York;  
ROY COHN

Character: BRIBERY

Synopsis:

[REDACTED]

- RUC -

DETAILS: AT WASHINGTON, D. C.

The following investigation was conducted as a  
result of ROY COHN stating [REDACTED]

[REDACTED]

[REDACTED]



XXXXXX  
XXXXXX  
XXXXXXFEDERAL BUREAU OF INVESTIGATION  
FOIPA DELETED PAGE INFORMATION SHEET2

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☐ For your information: \_\_\_\_\_  
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☒ The following number is to be used for reference regarding these pages:

58-5100 - 197 pages 2, 3

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X FOR THIS PAGE X  
XXXXXXXXXXXXXXXXXXXXX



8/4/63

AIRTEL

To: SACs, New York (58-1232)  
Los Angeles (58-495)

From: Director, FBI (58-5100) -198

MORTON ROBSON, FORMER AUSA, SDNY;  
ROY COHN  
BRIBERY  
(OO: NEW YORK)

ReNY airtel 5/29/63.

Authority is granted for interview of [REDACTED] with aid of the polygraph. Los Angeles insure that a signed waiver is obtained from [REDACTED] prior to conducting the interview which should be conducted by one of the qualified polygraph operators assigned to the Los Angeles Office.

New York insure that Los Angeles has complete background information necessary to conduct a logical interview of [REDACTED]. As a result of discrepancies brought out by the FGJ probe currently being conducted in the SDNY, USA Robert M. Morgenthau apparently suspects false or incomplete information may have been given Los Angeles by [REDACTED].

The Bureau and New York should be advised of the results of the interview in the usual manner.

1 - FBI Laboratory (route through for review)

NOTE: This case relates to alleged payment of \$50,000 in about August, 1959, to Morton Robson while he was AUSA, SDNY, and to Roy Cohn by the subjects of an SEC case to control the indictment in the SEC case. USA, SDNY, has been conducting grand jury probe of the alleged bribery for some time.

[REDACTED] was contacted by [REDACTED] in about September, 1959, which is about the time of the alleged bribe which reportedly took place in Las Vegas.

Belmont  
Mohr  
Casper  
Callahan  
Conrad  
DeLoach  
Evans  
Gale  
Rosen  
Sullivan  
Tavel  
Trotter  
Tele. Room  
Holmes  
Gandy

MAILED 25

JUN 4 - 1963

COMM-FBI

MAIL ROOM ☐

TELETYPE UNIT ☐

JUN 4 3 08 PM '63  
REC'D-READING RM  
FBI

165



F B I

Date: 5/29/63

Transmit the following in \_\_\_\_\_  
(Type in plain text or code)

Via A I R T E L \_\_\_\_\_  
(Priority or Method of Mailing)

TO : DIRECTOR, FBI (58-5100)  
FROM: SAC, NEW YORK (58-1232)  
MORTON ROBSON, FORMER AUSA, SDNY;  
ROY COHN  
BRIBERY

ReBuairtel to NY, 5/22/63.

The fact that the use of the polygraph in interviews is strictly an investigative technique to secure investigative leads, and that this use does not establish guilt, innocence or guilty knowledge, was tactfully explained to USA MORGENTHAU and AUSAs DONALD J. COHN and GERALD WALPIN, SDNY.

They related that they fully understood the above but stated that this case has proceeded to the point where the USA's office must attempt to develop new leads or pertinent information through any feasible method. They pointed out that they felt it would be a logical step to conduct a polygraph examination [REDACTED] and felt that no possible harm or embarrassment could result from this examination. A

They requested the NYO resubmit these facts to the Bureau and requested Bureau reconsider interview [REDACTED] with the polygraph.

- 6-1-63  
b7c
- Bureau (58-5100)
  - 1 - Los Angeles (58-495) (Info)
  - 1 - New York (58-1232) *211CE*

REC-51

58-5100-188

EX-117

6-10  
3 MAY 31 1963

b7c  
b7c  
Approved: \_\_\_\_\_  
Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_  
b7c



6/6/63

Airtel

To: SAC, New York (58-1232)  
EX-114  
From: Director, FBI (58-5100) - 114  
REC-20

MORTON ROBSON, FORMER AUSA, SDNY;  
ROY COHN  
BRIBERY

Rerep SA [REDACTED] 6/5/63 at New York.

Rerep is not being disseminated at this time as it apparently contains typographical errors. Cover page E, paragraph 3, and page 52, paragraphs 1 and 2 appear to contain erroneous year dates. In addition, it is noted that pages 11 through 14 contain certain administrative information regarding [REDACTED] which should not be set forth in the details of a report.

Report is to be proofread carefully, and appropriate amended pages should be furnished the Bureau no later than 6/11/63 in order that dissemination may be made at the Seat of Government. Score appropriate errors of form against responsible personnel.

b7c

(6)

Tolson \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Mohr \_\_\_\_\_  
Bishop \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
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JUN 10 1963


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
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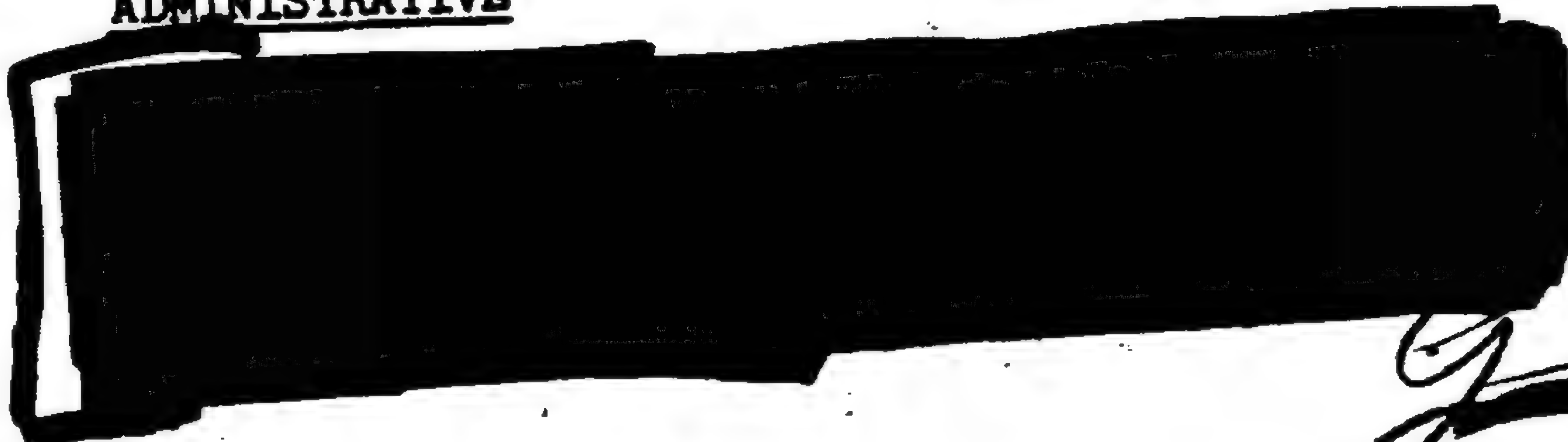
## FEDERAL BUREAU OF INVESTIGATION

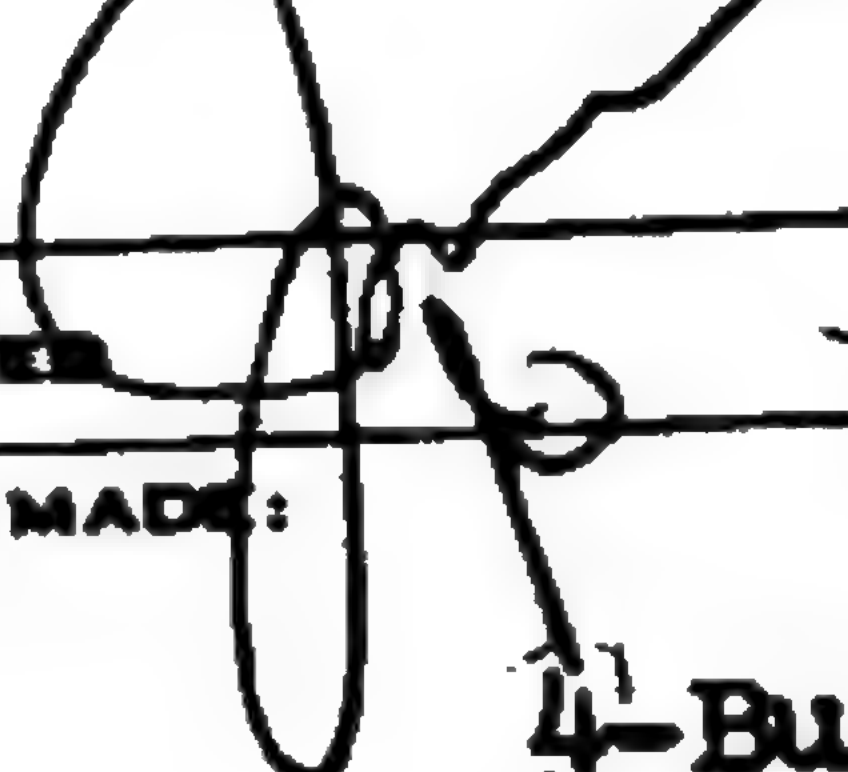


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| REPORTING OFFICE<br><b>NEW YORK</b>  | OFFICE OF ORIGIN<br><b>NEW YORK</b> | DATE<br><b>6/5/63</b>   | INVESTIGATIVE PERIOD<br><b>3/29 - 5/24/63</b> |
| TITLE OF CASE<br><br><b>MERTON ROBSON, FORMER AUSA, SDNY;<br/>ROY COHN</b> |                                     | REPORT MADE BY<br> | TYPED   |
|  |                                     | CHARACTER OF CASE<br><br><b>BRIBERY</b>   |   |

REFERENCE

Report of SA   
dated 4/15/63, at New York.

- P -

ADMINISTRATIVE

|   |  |   |     |
|---|--|---|-----|
| APPROVED<br> | SPECIAL AGENT<br>IN CHARGE   | DO NOT WRITE IN SPACES BELOW  |     |
| COPIES MADE:<br><br>4-Bureau (58-5100)<br>1-USA, SDNY<br>2-New York (58-1232)                   |  | 58-5100-  | 199 |
|   |  | EX-1  |     |
| DISSEMINATION RECORD OF ATTACHED REPORT   |  | NOTATION  |     |
| AGENCY  | 1-DOAG, 1-ICC, 1-BAU, 1-Chief, 1-Asst.   | TO JUN 14 1963  |     |
| REQUEST REC   |  | 1-28 BH 23  |     |
| DATE FWD.   | 6-13-63  |  |     |
| HOW FWD.  |  |   |     |
| BY  |  |   |     |

Previously  
Released



NY 58-1232

The NYO has completed investigation at

the [REDACTED]

[REDACTED] as requested by AUSAs COHN and WALPIN.

This material is voluminous [REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

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[REDACTED]

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[REDACTED]

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[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

AUSA WALPIN advised on 4/26/63, that PAUL HUGHES appeared on that date at USDC, SDNY, to move to change his guilty plea in the UDY case to a plea of not guilty. He said HUGHES contended the government made certain promises to him to give him considerations in return for his cooperation as a government witness in the UDY trial. HUGHES contended that these promises will not be fulfilled by the government and therefore was moving to plead not guilty. According to AUSA WALPIN, HUGHES has stated that AUSAs COHN and WALPIN and USDJ JAMES HERLANDS are witnesses to the fact the government did not keep the promises made to him.

COVER PAGE

- B -

Previously  
Released



NY 58-1232

On 5/21/63, AUSA WALPIN advised that two hearings concerning the above motion have been held to date. He said former AUSA JERRY LONDIN and himself have been called as witnesses in the hearings before Judge HERLANDS. He further related that the action in the hearing to date was an attempt by HUGHES' lawyer to show maneuvers by the Office of the USA, SDNY, to have a "strict" judge sentence HUGHES in the UDY case.

b3

Per

EOUSA

In addition to the interviews set forth in the details of this report AUSA WALPIN requested investigation regarding the following

b3

Previously released

COVER PAGE

WIF



NY 58-1232

The NYO is presently developing identifying data concerning these clients and the facts requested by AUSA WALPIN will there be obtained through interviews.

b3

b3

b7d  
per EUSA

b3

b7D  
per  
EUSA

COVER PAGE  
-D -

Previously released



NY 58-1232

b3

b3  
b7c  
Per  
Eousa

[REDACTED]

[REDACTED]

In addition to the individuals mentioned  
above the following have also appeared before FGJ,  
SDNY:

COVER PAGE  
- E -

Previously released



NY 58-1232

b3

b7C  
b7D  
RST  
EOUSA

[REDACTED]  
[REDACTED] and [REDACTED]  
[REDACTED]

The USA's Office is at present attempting to subpoena [REDACTED] before the FGJ, SDNY.

b7C

[REDACTED]

b7E

[REDACTED]

If a subpoena is to be issued for [REDACTED] records it should be sent to NITA

b7E

[REDACTED]

b7C

[REDACTED] advised he would be the person to subpoena in the event his records were needed for testimony.

b7C-D

[REDACTED]

b7C-D

[REDACTED]

All leads in this investigation for other offices have been set forth by separate communication and interested offices have been instructed to surep within five days.

Previously released



NY 58-1232

b7D

[REDACTED]

b6  
b7c

By letter dated March 10, 1954, the Bureau  
advised that [REDACTED] was employed by the FBI  
from [REDACTED] as a  
[REDACTED] Under date of

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- G -



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58-5100-199 page H, I, J

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NY 58-1232

All persons interviewed in this investigation have been advised that the investigation is being conducted at the request of the USA.

LEADS

NEW YORK

At New York, New York

The investigation requested by the USA's Office as set forth above will not be repeated under this caption.

The NYO will continue to follow this matter closely with the Office of the USA, SDNY, in order that any additional requests for investigation will be afforded immediate, vigorous, investigative attention and to assure that the Bureau is immediately informed of all developments.

COVER PAGE

R\*



UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Copy to:

1-USA, SDNY

Report of:

Date:

6/5/63

Office:

New York, New York

Field Office File No.:

58-1232

Bureau File No.: 58-5100

Title:

MORTON ROSSON, FORMER ASSISTANT UNITED STATES  
ATTORNEY, SOUTHERN DISTRICT OF NEW YORK;  
ROY COHN

Character:

BRIBERY

Synopsis:

[REDACTED]

- P -



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| I III. [REDACTED]  | 16-17        |
| (b7c IV. [REDACTED] VISIT TO RENO, AUGUST, 1962----                        | 18-21        |
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| b7c XI. [REDACTED] VISIT TO NEW YORK CITY, MARCH<br>12-14, 1963-----       | 50-51        |
| XII. ATTEMPT TO DETERMINE ROBSON'S LOCATION,<br>AUGUST 22-24, 1959-----    | 52-53        |



NY 58-1232

DETAILS

I. TRIP TO CALIFORNIA IN JULY,  
1962, BY COHN AND [REDACTED]

Assistant United States Attorneys (AUSAs)  
DONALD J. COHN and GERALD WALPIN, Southern District  
of New York (SDNY), requested investigation regarding  
a trip of ROY COHN and [REDACTED] to Los Angeles,  
California, the weekend of July 7-8, 1962.



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NY 58-1232

IV. [REDACTED] VISIT TO  
RENO, AUGUST, 1962

b7C  
The details of [REDACTED] trip to Reno, Nevada, to contact SAM [REDACTED] as received from AUSA WALPIN were reported previously. The following additional information regarding the trip is noted:



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NY 58-1232

V. [REDACTED]

b3  
b7  
C  
D  
AUSA WALPIN advised that [REDACTED]  
was contacted by the United States Attorney's  
Office on March 22, 1963, and requested to appear  
before a Federal Grand Jury in the SDNY on March  
25, 1963. [REDACTED]



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NY 58-1232

VI. ROY COHN'S [REDACTED]

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NY 58-1232

b7D

VII.

OF ROY COHN

On April 18, 1963, AUSA COHN advised  
that ROY COHN had stated

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b7D



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NY 58-1232

b3  
It should be noted that AUSA WALPIN advised on May 17, 1963, that the [REDACTED] had been obtained by subpoena and would be reviewed for activity in the pertinent period.

b7c-D  
It should also be noted that it was ascertained during the interview of [REDACTED] set forth previously, [REDACTED]

VIII. MEETING OF [REDACTED]  
[REDACTED] AND OTHERS ON JUNE 28, 1962

b7  
C-D  
AUSAs WALPIN and COHN had advised that [REDACTED]

C  
[REDACTED]  
[REDACTED]. They also requested [REDACTED] be interviewed regarding this meeting.



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NY 58-1232

IX. INTERVIEWS [REDACTED]  
OF ROY COHN

On April 18, 1963, AUSA WALPIN stated  
that COHN had furnished [REDACTED]

[REDACTED] He requested [REDACTED] be  
interviewed to determine the nature of the legal  
services performed by COHN as well as the method  
of payment.



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NY 58-1232

[REDACTED]

[REDACTED]

AUSA WALPIN requested [REDACTED] be interviewed regarding above, particularly to determine if [REDACTED] and any other pertinent information regarding this matter.

[REDACTED]

[REDACTED]



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NY 58-1232

XI. [REDACTED] VISIT TO  
NEW YORK CITY, MARCH 12-14, 1963

AUSA WALPIN advised that [REDACTED] had  
arrived at the [REDACTED] on March 12, 1963,  
and requested appropriate investigation be conducted  
at the hotel.



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NY 58-1232

XII. ATTEMPT TO DETERMINE MORTON ROBSON'S  
LOCATION, AUGUST 22-24, 1959

**17C-D** [REDACTED] It is also noted that this period is the time when ROBSON was alleged to have received his share of the bribe in Las Vegas, Nevada.

[REDACTED] On April 25, 1963, AUSA COHN requested that [REDACTED] be interviewed for any information in his possession regarding [REDACTED] location on August 22, 1959.



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b1  
b2

[REDACTED] USA, SDNY, requests reinter-  
view of [REDACTED] with polygraph due to discrepancies between the  
information furnished by [REDACTED] and information which apparently  
has been developed by the FGJ probe. It appears that poly-  
graph may be of assistance to resolve the discrepancies.



UNITED STATES GOVERNMENT

# Memorandum

TO : DIRECTOR, FBI (58-5100)

DATE: 6/11/63

FROM : SAC, NEW YORK (58-1232)

SUBJECT: **MORRISON ROBSON, FORMER AUSA, SDNY;  
ROY COHN  
BRIBERY**

Re Bureau airtel to New York 6/6/63.

Enclosed herewith are amended pages for report  
of SA [REDACTED], 6/5/63, at New York.

The dates in Cover Page E, paragraph 3, are  
correct. New York copies and USA, SDNY, copy have been  
corrected.

2 - Bureau (58-5100) (Encls. 11)  
1 - New York (58-1232)

34 ENCLOSURE

58-5100

NOT RECORDED

2 JUN 12 1963

68 JUN 10 1963

b2



6/13/63

**AIRTEL**

**TO: SAC, NEW YORK (66-1232)**  
**FROM: DIRECTOR, FBI (66-5100)** — 200

**MORTON ROBSON, FORMER AUSA, SDNY**  
**ROY COHN**  
**BRIKERY**

JUN 13 1 30 PM '63  
REC'D-READING ROOM  
FBI

Reurairtel 6/10/63.

Authority is granted for interview of [REDACTED] with the aid of the polygraph. You should insure that a signed waiver is obtained from [REDACTED] prior to conducting the interview, which should be conducted by one of the qualified operators assigned to the New York Office.

[REDACTED]

Advise Bureau results of the interview in the usual manner.

1 - FBI Laboratory (Route through for review)

**NOTE:** This case relates to the alleged payment of \$50,000 in August, 1959, to Morton Robson while he was AUSA, SDNY and to Roy Cohn by the subjects of an SEC case who controlled the indictment in the SEC case. The USA, SDNY has been conducting

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Evans \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

MAILED 25  
JUN 13 1963  
COMM-FBI

NOTE CONTINUED PAGE TWO

JUN 21 1963

MAIL ROOM ☐ TELETYPE UNIT ☐

Previously Released



AIRTEL TO SAC, NY  
RE: MORTON ROBSON  
58-5100

NOTE: (CONTINUED FROM PAGE ONE)

grand jury probe of the alleged bribery for some time and requested the NYO to interview [REDACTED] with aid of polygraph. [REDACTED]

The bribery case arose as a result of information furnished USA, SDNY by [REDACTED]  
Information was obtained confidentially by [REDACTED]

It appears that the polygraph may be of assistance in obtaining complete details of the alleged bribery which [REDACTED] has in his possession.



F B I

Date: 6/10/63

Transmit the following in \_\_\_\_\_

(Type in plain text or code)

Via A I R T E L

(Priority or Method of Mailing)

TO : DIRECTOR, FBI (58-5100)

FROM: SAC, NEW YORK (58-1232)

~~Robert M. Morgenthau~~, FORMER AUSA, SDNY;  
 ROY COHN  
 BRIBERY

USA ROBERT M. MORGENTHAU, SDNY, advised that his office has concluded from investigation to date that [REDACTED] and possesses pertinent information that he has not furnished. USA MORGENTHAU related that this week he plans to call [REDACTED] back to SDNY for reinterview in USA's office. He stated that in view of sentencing last week of IRVING PASTERNAK to 2½ years and JACOB LEDERER to 1½ years in UDY case, [REDACTED]

USA MORGENTHAU stated that should [REDACTED] continue to tell story he furnished previously, he desires the NYO interview [REDACTED] with aid of the polygraph. No signed waiver has as yet been obtained from [REDACTED]

Bureau authority is requested for interview of [REDACTED] with aid of the polygraph if a signed waiver is obtained.

For the information of the Bureau, the entire basis for this case was furnished by [REDACTED]

In view of this, NYO recommends that Bureau grant authority for [REDACTED] to be interviewed with aid of the polygraph.

3 - Bureau (58-5100)  
 1 - New York (58-1232)

EX-110 REC 8

58-5100-200

13 JUN 11 1963

Approved: [REDACTED]

Special Agent in Charge

Sent [REDACTED]

M



F B I

Date: 6/14/63

Transmit the following in \_\_\_\_\_  
(Type in plain text or code)Via AIRTEL AIR MAIL  
(Priority or Method of Mailing)

TO: DIRECTOR, FBI (58-5100)  
SAC, NEW YORK (58-1232)

FROM: SAC, LOS ANGELES (58-495) (P)

RE: MORTON ROBBSON, Former AUSA,  
SDNY; ROY COHN  
BRIBERY  
OO: NEW YORK

Re Bureau airtel to New York and Los Angeles  
dated 6/4/63.

[REDACTED] was contacted on 6/13/63 with respect  
to [REDACTED] taking a polygraph examination. [REDACTED] advised that  
[REDACTED]

The Bureau and New York will be advised of the  
results of this polygraph examination in the usual manner.

REC- 51

58-5100-201

10 JUN 17 1963

3 - Bureau  
2 - New York  
2 - Los Angeles

Approved: \_\_\_\_\_

Special Agent in Charge

Sent \_\_\_\_\_

M \_\_\_\_\_



FBI

Date: 6/19/63

Transmit the following in \_\_\_\_\_  
(Type in plain text or code)Via AIRTEL \_\_\_\_\_  
(Priority or Method of Mailing)

TO : DIRECTOR, FBI (58-5100)  
 ATT: FBI LABORATORY (80-5)  
 FBI LABORATORY (80-5 Sub NY)

FROM : SAC, NEW YORK (58-1232)

SUBJECT: ~~WILLIAM HANSEN~~  
 FORMER AUSA, SDNY;  
 ROY COHN  
 BRIBERY  
 (OO:NEW YORK)

Re Bureau airtel to NY, 6/13/63.

On 6/18/63, [REDACTED] was interviewed  
 with the polygraph at the NYO by SA [REDACTED]  
 SAS [REDACTED] and [REDACTED] participated  
 in the collateral interview.

[REDACTED] It appears  
 that the facts furnished by [REDACTED] in a signed statement dated  
 [REDACTED] are substantially correct.

- 5 - Bureau (58-5100)  
     (1 - FBI Laboratory) (80-5)  
     (1 - FBI Laboratory) (80-5 Sub NY)  
 1 - New York (94-1273)  
 1 - New York (58-1232)

REC-84

JUN 20 1963

Approved: [Signature] Sent \_\_\_\_\_ M Per \_\_\_\_\_  
 62 JUN 25 1963 Special Agent in Charge



XXXXXX  
XXXXXX  
XXXXXX

# **FEDERAL BUREAU OF INVESTIGATION** **FOIPA DELETED PAGE INFORMATION SHEET**

1 Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

- ☒ Deleted under exemption(s) b 7 (c) (d) with no segregable material available for release to you.
- ☐ Information pertained only to a third party with no reference to you or the subject of your request.
- ☐ Information pertained only to a third party. Your name is listed in the title only.
- ☐ Documents originated with another Government agency(ies). These documents were referred to that agency(ies) for review and direct response to you.

Pages contain information furnished by another Government agency(ies). You will be advised by the FBI as to the releasability of this information following our consultation with the other agency(ies).

Page(s) withheld for the following reason(s):

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\_\_\_\_\_

- ☒ The following number is to be used for reference regarding these pages:

58-5100 - 202 page 2

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F B I

Date: 6/25/63

Transmit the following in \_\_\_\_\_

(Type in plain text or code)

AIRTEL

AIR MAIL

Via \_\_\_\_\_

(Priority or Method of Mailing)

TO: DIRECTOR, FBI (58-5100)  
SAC, NEW YORK (58-1232)

FROM: SAC, LOS ANGELES (58-495)

RE: MORTON ROBSON, Former  
Assistant U. S. Attorney,  
SDNY; ROY COHN  
BRIBERY  
OO: LOS ANGELES

6/4/63. Re your airtel to New York and Los Angeles dated

6/25/63. [REDACTED] given polygraph examination on  
[REDACTED] questioned in detail regarding [REDACTED]

[REDACTED] No deception  
noted on polygraph following any of his answers to relevant  
questions.

Polygraph report and FD 302 to follow.

③ - Bureau  
2 - New York  
2 - Los Angeles

REC-6

58-5100-263

JUN 28 1963

Approved: \_\_\_\_\_

Special Agent in Charge

Sent \_\_\_\_\_

M

Per \_\_\_\_\_



UNITED STATES ( ) NT

*Memorandum*

TO : DIRECTOR, FBI (58-5100)

DATE: 7/2/63

FROM : SAC, LOS ANGELES (58-495)(P)

SUBJECT: ~~MORTON ROSEN,~~  
Former AUSA, SDNY;  
ROY COHN  
BRIBERY  
OO: NY

ReBuairtel to New York and Los Angeles dated 6/4/63; New York airtel to Los Angeles dated 6/10/63, and Los Angeles airtel to Director and New York dated 6/14/63.

POLYGRAPH REPORT

On 6/25/63, [REDACTED] was interviewed with the use of the polygraph by SA [REDACTED] at the Los Angeles FBI Office. Polygraph waiver obtained.

- 3 - Bureau (1 - 80-5-26)  
2 - New York (58-1232)  
2 - Los Angeles (1 - 94-648)

REC-2

58-5100-204

EX-114



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XXXXXXFEDERAL BUREAU OF INVESTIGATION  
FOIPA DELETED PAGE INFORMATION SHEET

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☒ Deleted under exemption(s) b7(c) with no segregable material available for release to you.

☐ Information pertained only to a third party with no reference to you or the subject of your request.

☐ Information pertained only to a third party. Your name is listed in the title only.

☐ Documents originated with another Government agency(ies). These documents were referred to that agency(ies) for review and direct response to you.

Pages contain information furnished by another Government agency(ies). You will be advised by the FBI as to the releasability of this information following our consultation with the other agency(ies).

Page(s) withheld for the following reason(s):

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☐ For your information: \_\_\_\_\_

\_\_\_\_\_

☒ The following number is to be used for reference regarding these pages:

58-5100 - 204 page 2

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Date 7/12/63

**GENERAL INVESTIGATIVE DIVISION**  
**SUMMARY**

This case relates to the alleged payment of \$50,000 in August, 1959, to ~~Robson~~ while he was Assistant U. S. Attorney, Southern District of New York (SDNY), and to Roy Cohn to control indictment in the United Dye and Chemical Company SEC case.

**[REDACTED]**

**[REDACTED]**

USA has for some time been conducting extensive FGJ probe, and FBI has conducted extensive investigation at his request. USA feels **[REDACTED]** and **[REDACTED]** have not as yet furnished full facts re bribe. No independent corroboration has been obtained regarding the allegation as yet.



8

FBI

Date: 7/10/63

Transmit the following in \_\_\_\_\_

(Type in plain text or code)

Via **A I R T E L** \_\_\_\_\_

(Priority or Method of Mailing)

Mr. Tolson  
Mr. Belmont  
Mr. Mohr  
Mr. Casper  
Mr. Callahan  
Mr. Conrad  
Mr. DeLoach  
Mr. Evans  
Mr. Gale  
Mr. Rosen  
Mr. Sullivan  
Mr. Tavel  
Mr. Trotter  
Tele. Room  
Miss Holmes  
Miss Gandy

TO : DIRECTOR, FBI (58-5100)

FROM: SAC, NEW YORK (58-1232)

MORTON ROBSON, FORMER (USA) (SDNY)  
ROY COHN  
BRIBERY

ASSISTANT U.S. ATTORNEY, SOUTHERN DISTRICT OF NEW YORK

REFERENCE NEW YORK

ReNYairtel to Bureau 6/19/63.

UNITED AVE  
CHEMICAL CO  
SECURITIES AND  
EXCHANGE COM

IRVING PASTERNAK sentenced to 18 months in (UDY) case and was scheduled to begin serving sentence on 6/27/63.

[REDACTED]

[REDACTED]

3 - Bureau (58-5100)  
1 - New York (58-1232)

REC-64

JUL 11 1963

(5)

Approved: \_\_\_\_\_ Sent \_\_\_\_\_ M Per \_\_\_\_\_  
Special Agent in Charge

Previously Released

b2  
b7C

b3  
b7C  
per  
FOIA

\* FEDERAL  
GRAND  
JURY

b7C

42

b7C



NY 58-1232

b7C  
P  
FOUSA



This matter continues to receive top priority attention by the NYO. Daily liaison is being maintained with USA, SDNY. NYO will continue to press this matter vigorously.

Previously released



F B I

Date: 7/15/63

Transmit the following in PLAIN TEXT  
(Type in plain text or code)

Via AIRTEL  
(Priority or Method of Mailing)

TO: DIRECTOR, FBI (58-5100)  
FROM: SAC, NEW YORK (58-1232)  
SUBJECT: MORTON ROBSON, FORMER AUSA, SDNY  
ROY COHN  
BRIBERY

ReNY airtel to Bureau, 7/10/63.

[REDACTED]

[REDACTED]

[REDACTED]

AUSA WALPIN related that [REDACTED] has made certain admissions concerning meetings to sabotage the

3 - Bureau (58-5100)  
1 - New York (58-1232)

REC-58

JUL 16 1963

Approved: [Signature] Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

54 JUL 22 1963

b7c



NY 58-1232

government's case but has not yet fully cooperated. He said the office of USA, SDNY is planning a series of interviews with [REDACTED] to further develop this information.

b7c  
Per  
EDUS 17

[REDACTED]

[REDACTED]

b3  
b7c  
Per  
EDUS 17

[REDACTED]

AUSA WALPIN added that at this moment USA SDNY is not certain as to what other individuals he plans to seek indictments for other than ROY COHN.

This matter continues to receive top priority attention by the NYO. Daily liaison being maintained with USA, SDNY.



## FEDERAL BUREAU OF INVESTIGATION

|  |                              |                              |                                      |
|--|------------------------------|------------------------------|--------------------------------------|
| REPORTING OFFICE<br>NEW YORK                                   | OFFICE OF ORIGIN<br>NEW YORK | DATE<br>5/27-7/17/63         | INVESTIGATIVE PERIOD<br>5/27-7/17/63 |
| TITLE OF CASE<br>MORTON ROSSON, FORMER AUSA, SDNY;<br>ROY COHN |                              | REPORT MADE BY<br>[REDACTED] | TYPED BY<br>[REDACTED]               |
|  |                              | CHARACTER OF CASE<br>BRIBERY | b7c                                  |

REFERENCE:

b7c Report of SA [REDACTED] dated 6/5/63, at New York.

-P-

ADMINISTRATIVE:

b7c  
C-D The reinterviews of [REDACTED] and [REDACTED] contained in the details of this report were conducted with the use of the polygraph.

The results of the polygraph interview of [REDACTED] furnished to the Bureau by letter, dated 7/2/63. The results of the polygraph interview of [REDACTED] were furnished to the Bureau by airtel dated 6/19/63. 33

b7c  
D APPROVED [Signature] SPECIAL AGENT IN CHARGE

COPIES MADE:  
4- Bureau (58-5100)  
1- USA, SDNY  
2- New York (58-1232)

U.S. DEPT. OF JUSTICE  
FBI

MAY 28 11 33 AM '63

DO NOT WRITE IN SPACES BELOW

58-5100-207 REC

8 JUL 1963

REC-

EX-

## NOTATIONS

## DISSEMINATION RECORD OF ATTACHED REPORT

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|               |            |            |            |            |
|---------------|------------|------------|------------|------------|
| AGENCY        | ICE        | ICE        | ICE        | ICE        |
| REQUEST REC'D | [REDACTED] | [REDACTED] | [REDACTED] | [REDACTED] |
| DATE FWD.     | 8-2-63     |            |            |            |
| HOW FWD.      |            |            |            |            |
| BY            |            |            |            |            |



NY 58-1232

ADMINISTRATIVE CONTINUED:

[REDACTED]

[REDACTED]

[REDACTED]

As previously reported to the Bureau, PAUL HUGHES had entered a motion to change his plea of guilty in the United Dye Case (UDY) to a plea of not guilty.

On 6/28/63, AUSA DONALD J. COHN, SDNY, advised that the above motion by HUGHES was heard by US District Judge WILLIAM B. HERLANDS, SDNY, on 4/26, 5/1, 20, 21, 23, 24, 25 and 28/63. AUSA COHN related that HUGHES contended that the Government had agreed to any number of postponements so that HUGHES would appear before a "favorable" judge for sentencing in the UDY case. He claimed that the Government had "rigged" this matter so that he would be sentenced by Judge HERLANDS. AUSA COHN related further that HUGHES contended that the Government had promised that if he cooperated in the UDY case, he would receive favorable consideration as regards to his sentencing. HUGHES stated that he did cooperate and testify in the UDY case but then the Government wanted cooperation on "other matters" and thus violated their original promises to him.

AUSA COHN further advised that on 6/21/63 Judge HERLANDS denied this motion and HUGHES was sentenced to 18 months.

COVER PAGE



NY 58-1232

ADMINISTRATIVE CONTINUED:

[REDACTED]

[REDACTED]

At the request of USA, SDNY, this card index file was reviewed by the NYO on 5/17/63, but nothing of pertinence was noted as a result of this review.

The following is a synopsis of the Grand Jury testimony of [REDACTED] on 5/16/63:

[REDACTED]

COVER PAGE

-C-

Previously Released

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EOUSA

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b3



15

On August 25, 1959, the Grand Jury voted an indictment in the United Dye matter, but the four men were not named as defendants. In July, 1961, the matter was reopened before another Grand Jury and a superceding indictment was returned, naming 8 persons, including the four not previously named. The trial lasted 11 months. GARFIELD, ROMAN, SWANN and PASTERNAK pleaded guilty and the four others were convicted and sentenced. Of the four who pleaded guilty, only PASTERNAK has been sentenced. He was given 2½ years by Federal Judge WILLIAM B. HERLANDS. His surrender to begin serving the sentence has been adjourned indefinitely. The three others have not yet been sentenced and no date has been fixed for sentencing. Shortly after the end of the trial, the 1962 Grand Jury was empaneled and during its investigation Mr. COHN appeared three times before it. GOTTESMAN also appeared. The indictment charges them, COHN and GOTTESMAN, with perjury for having told of a meeting of several of the principals. The Grand Jury said no such meeting took place. The indictment also charges Mr. COHN with having sent his close friend and business associate in a travel agency and professional boxing promotion, WILLIAM FUGAZY, to GARFIELD and MOE DALITZ, an owner of the Desert Inn, regarding their testimony before the Grand Jury. Mr. MORGENTHAU said Mr. COHN had threatened GARFIELD and ROMAN and had improperly induced GARFIELD to falsely recant the truthful testimony he had previously given the Grand Jury. COHN was further charged with having caused Mr. FUGAZY to give false testimony to the Grand Jury. The prosecutor said that it had been part of a conspiracy for Mr. COHN and Mr. GOTTESMAN to perjure themselves before the panel.

The first count of the indictment charges the defendants with conspiracy to obstruct justice and commit perjury. The second accuses Mr. COHN of perjury in denying that he had requested FUGAZY to speak to GARFIELD and ROMAN concerning the relationship to GOTTESMAN. The third again accuses Mr. COHN of perjury in denying that he had sent a message to Mr. DALITZ in Europe to come home. The fourth is also a perjury charge concerning a meeting of the principals. The fifth charges COHN with having obstructed justice by attempting to alter and suppress the testimony of ROMAN by causing ELI BOYER, a Los Angeles attorney, to communicate threats from COHN to ROMAN. The sixth is a similar charge except that Mr. FUGAZY is alleged to have communicated the threats. The seventh



accuses Mr. COHN of having attempted to get GARFIELD to change his Grand Jury testimony. The eighth relates to Mr. FUGAZY's test: The last two counts accuse Mr. GOTTESMAN of having manufactured a story about a meeting with the United Dye principals.

I have read at length from the "New York Times", ROY COHN, in an effort to have the listening audience separate the referee from the players. It's a very involved story. I would like very much to hear your statement.

ROY COHN: Sounded like a summation, BARRY.

First, I want to say this. I wouldn't be here discussing this matter at all were it not for the fact that over the past two or three years, ever since the administration in the Justice Department came into office, they have made me the subject of a series of calculated leaks about sealed indictments, charges, things which you could find in practically every column in New York, in and around the country. The day that this phony indictment was returned, we found<sup>out</sup> about it from the newspaperman after Mr. MORGENTHAU had given out a six-page press release before ever notifying me or anything along those lines. So what I did was merely to respond to the press release which he gave out and in talking here tonight, I don't want to go into details of the facts of these phony charges, because that's something which I'm going to establish in a courtroom. I will, however, go into the response to the statements which Mr. MORGENTHAU made.

As a general proposition, BARRY, about all I can say is that this is not just a case, this is not just a charge, this is something that has been building up ever since they came into office. It's a matter of personal revenge and retaliation. They got three different Grand Juries going to try to find anything they could about me. They made propositions to gangsters, to people I had represented, to people I had never represented, I had never heard of and the deal was if they could furnish any information about me, they could get off free themselves. They put an international bounty man on the payroll with taxpayers' money, sent him, not only around this country, but into Europe to try to come up with something to get me. And this went on for a period of two or three years.



Two of the three Grand Juries flopped and there was one left and on the last day of its year and a half session, Mr. MORGENTHAU forced this phony charge, it's not true. It's false in every respect. I acted as a lawyer, I acted in total propriety, I fight for my clients and I always will. There was no wrong doing and I'll establish that clearly. Now the frightening fact about this whole thing is I can take care of myself, I mean, I've been fortunate and I have a lot of friends. I have resources and I have the ability to fight back against something like this. But the frightening part of it is what if something like this could happen to someone who doesn't have the means and the ability to fight back against a gestapo police state operation like this. Something where there isn't just an investigation or follow-up, but something where there's an outright attempt to go out and get somebody who you don't like politically and use the police power and the great authority of high public office in order to accomplish something like that. That's Nazi Germany or Communist Russia, but not of the United States of America.

BARRY GRAY: ROY COHN, it's interesting that you should make that statement, because a great many of the people, of course, who heard that you were going to be on the broadcast tonight, have transmitted the thought to me, stating in effect that what is happening by your statements is what you and your associate of that time, Senator JOE MC CARTHY, did the people during the so-called MC CARTHY period.

ROY COHN: Yeah, well that, of course, BARRY isn't true, and I would be surprised if people say liberals would even make that statement because even in their lingo you wouldn't think that two wrongs - what they believe to be two wrongs - would make a right. If they adopt a principle saying well, Senator MC CARTHY or JOHN JONES or something did this which was wrong, therefore when it's done by Mr. MORGENTHAU or somebody else don't say it's wrong because it isn't wrong. Now what Senator MC CARTHY did in investigating, not a four year old phony thing like this which never happened, but investigating matters connected with the national security of the country and a threat which would destroy all of our freedoms, there was a respect for rights there and precautions taken and things avoided which if it ever happened in this case, would make anything that Senator MC CARTHY was even accused of look pale by comparison.



BARRY GRAY: ROY COHN, I have no wish and I'm sure you don't, to have this develop into a discussion of the late Senator MC CARTHY's committees, tactics, etc., cause we're here actually to talk about the indictment. You refer regularly, you have referred to the vendetta or wishing to get ROY COHN. Who wants to get you?

ROY COHN: Well, who would you think, without my ever having said one word.

BARRY GRAY: Well, I gather that people within the Democratic Party.

ROY COHN: Well, I don't know whether we have to make the thing political. There are a lot of people within the Democratic Party who are ---

BARRY GRAY: Well, who's out to get you.

ROY COHN: I think it's quite obvious Mr. MORGENTHAU and his superiors are out to get me.

BARRY GRAY: But why?

ROY COHN: Cause they don't like me. This has been going on for a period of 2 or 3 years now. As I say, BARRY, it's not an investigation of one particular thing or a charge which came up. This is a combination of 2 or 3 years of trying to get something or anything on me. Three different Grand Juries, probably approaches to 50 or 100 people, inability to get anything and finally coming up with this phony thing, which in effects as where a lawyer tried to help his clients and stop them from being indicted when they shouldn't have been indicted or something along those lines. This is just what the whole thing gets down to. Now it's been a matter of public record that Mr. MORGENTHAU and his superiors have vowed vengeance on me for a long period of time. Now if they don't like me that's their personal business. Maybe I don't like them either, but when it involves the use of public power and the power of government to satisfy a personal vendetta this is something which presents a danger, not only to me, but maybe to people who are less capable or less fortunate than I am.



**BARRY GRAY:** ROY COHN, I'm under the impression, I'm not an attorney, but I'm under the impression that the Grand Jury is an unhampered group in that an attorney cannot even appear before them as a prosecutor or defense attorney.

**ROY COHN:** Well, you're under a lot of misimpressions, BARRY. For example, let me tell you about the way Mr. MORGENTHAU runs his Grand Juries.

In my day, when I was a Federal prosecutor, a Grand Jury used to be able to participate actively in an investigation to find truth or falsity, to probe to see where the facts were and where they weren't. I was before this Grand Jury, you said three times, that's way off base. Before this last Grand Jury, I appeared I think maybe ten times for a period of 30 hours. Mr. MORGENTHAU had this Grand Jury with such a noose around it's neck that during the entire period of time, the 23 members of the Grand Jury weren't even permitted to ask one question. It was a Grand Jury. It's a star (?) chamber police state method the way in which he runs his Grand Juries. There wasn't one question permitted to be asked by any of the Grand Jurors; it was a totally rubberstamp operation. The result was indicated before the investigation even started. Every column, I got a whole pile of papers here. This was leaked out to all the papers, all the columns that Mr. MORGENTHAU and his superiors were on the march and this was going to happen to me and that was going to happen to me and it was preordained all the way through. As I say, I can take care of myself because I believe in truth emerging. But I worry and I wonder when something like this can happen to somebody who isn't in a position to defend himself.

**BARRY GRAY:** What's your association with the names that I have noted in the "New York Times" article?

**ROY COHN:** Well, nothing improper. I don't want to go into all the names. The only association has been a lawyer-client nature in which I represented clients and I fought for clients with total propriety within proper bounds and apparently this is something which isn't supposed to be permitted any more.



If this charge were valid, BARRY, I suppose it would mean every time a lawyer or two lawyers get together and try to protect the interests or help the interests of a client, they would be guilty of some kind of a conspiracy. Or if somebody tried to prevent an official (unintelligible) to get something on him, he would be guilty of something. Well, that's not the American way as we know it and that is not a way which goes within a lawyer-client relationship.

BARRY GRAY: But ROY COHN, I'm sure you are aware, as I am aware, of the lawyer-client relationship, but the indictment charges you with a conspiracy to obstruct justice and commit perjury. What has that got to do with the lawyer-client relationship?

ROY COHN: Because the conspiracy charge is a conspiracy to stop a client from getting indicted and to protect the rights of a client. Now if JOHN JONES is a lawyer or (unintelligible) and a client comes to him and says I have a problem. I didn't do this and I didn't do that, but so and so says I did, I need legal advice, and I need legal protection and I want the protection of counsel and the advocacy of counsel, that's his God given right or the right under our system of justice. And when his lawyer helps him, this is not a conspiracy. This is the function of an advocate and this is the function of a lawyer. It becomes a conspiracy when somebody like Mr. MORGENTHAU wants to get somebody, like me say, and casts it in the particular terms and the particular words which you repeated here tonight. As far as perjury is concerned, perjury was never committed and the fact is, if I didn't voluntarily -- if I didn't appear before this Grand Jury and answer every question that was put to me over a period of more than 30 hours, and I think 9 or 10 or 11 consecutive appearances, obviously they would have had nothing because it's all based upon my own Grand Jury testimony. This was just applied right from the beginning to get me on anything, on anything they could get. Fortunately, for me, they picked something which was totally untrue, totally flimsy and I can protect myself and I can defend myself against it. But as I say, as a lawyer it's an eyeopener to me when I think that something like this could happen at political hands to people who might not be as fortunate as I am.



BARRY GRAY: Upon what do you believe their indictments are based?  
The various charges in denying that they accuse you of perjury and in denying that you had sent a message to Mr. DALITZ in Europe to come home. They charge you with perjury concerning a meeting of the principals involved.

ROY COHN: Well, if you want to know on what it's based, it's based on a series of circumstances. You see, they approached, as I said to you, I would say over 50 people. They would approach people who were in trouble themselves, who had sentences facing them and things hanging over them, and the deal was if you would confirm what we want you to say about ROY COHN or you would say this about ROY COHN, you're off free or you're going to get great leniency. If you don't, goodbye. It's all over.

BARRY GRAY: Do you have proof?

ROY COHN: Do I have proof? Oh, I have absolute proof and I'm waiting for a forum to produce the witnesses to show it. This has been going on, BARRY, ever since they took office, for a period of 2 or 3 years. As I say, it has not been an investigation, it's been a vendetta. It's been a campaign to go out and get me, it's been widely publicized, it's been in all the columns, it's been all over and that's the way the thing has been. Of course I have proof. I have proof of people they approached right and left offering all sorts of deals, the only end which they desired was to get something on me.

BARRY GRAY: But, you return again and again to that, ROY COHN, getting something on you and your earlier statement referring to Mr. MORGENTHAU or the prominent Democrats that you seem to be fighting at the moment because they don't like me. Why don't they like you?

ROY COHN: Who do you want to know about?

BARRY GRAY: Well, I've read many stories, of course, as you have, about the Attorney General ROBERT KENNEDY.

ROY COHN: What have you read about that?



BARRY GRAY: I have one here, as a matter of fact, I believe it was released by your office in the press statement.

ROY COHN: No.

BARRY GRAY: No? This one -- "Sunday News", I assume that --

ROY COHN: (Interrupts) No, we didn't release anything to the "Sunday News".

BARRY GRAY: No? Well this is the "New York Daily News" of September 8, 1963. It says news sources of the News, of the Daily News, revealed today that KENNEDY, referring to BOBBY KENNEDY, called a super-secret meeting of top Justice Department officials here Monday night. There was only one item on the agenda, the approaching indictment of COHN. United States Attorney ROBERT M. MORGENTHAU was summoned here from New York in order to go ahead with the prosecution and do everything he could to win the case against the bantam New York attorney. The roster of Justice Department people present was an impressive one. The group included NICHOLAS D. B. KATZENBACH (ph), Chief of the Criminal Division; WILLIAM G. HUNDLEY, Special Assistant to KENNEDY and several other top KENNEDY aids. The case against COHN had been (unintelligible) for 18 months. Three Federal Grand Juries had pondered it. KENNEDY felt that the time to act was now.

ROY COHN: Where is that story out of? What's the dateline?

BARRY GRAY: Daily News, September 8, 1963.

ROY COHN: Out of where? New York?

BARRY GRAY: New York Daily News.

ROY COHN: I think it was out of Washington wasn't it. That's the story I saw.

BARRY GRAY: Sunday News. It looks like the makeup of the Daily --



ROY COHN: (Interrupts) I think the first word in the story is that it was a Washington --

BARRY GRAY: (Interrupts) Oh, I'm sorry, Washington Bureau, of course.

ROY COHN: Well, I think that confirms everything I have been saying. I didn't give that story to the Daily News. The Daily News apparently got that story out of Washington and apparently it indicates the fact that there was this gangup as far as the (unintelligible) between the Attorney General and myself. This is a matter of history of the last ten years and there is nothing I can add to it. You know it as well as I do and so does everybody else who has a memory.

BARRY GRAY: No it isn't a question of the history of it. I have asked the question why. Why the falling out between you and the Attorney General.

ROY COHN: Why did it happen originally?

BARRY GRAY: Yes.

ROY COHN: Oh, it happened during the Army-Mc Carthy hearings.

BARRY GRAY: And why?

ROY COHN: I guess he didn't like me.

BARRY GRAY: But you keep coming back to it --

ROY COHN: (Interrupts) Do you want to imply, BARRY, that there wasn't a falling out and that he does like me?

BARRY GRAY: No, I'm trying --

ROY COHN: (Interrupts) He has an awful funny way of showing his liking.



BARRY GRAY: We meet hundreds of people in our activities through life and obviously we don't conduct ourselves --

ROY COHN: (Interrupts) But aren't you being a little silly. You know as well as I do and everybody that's followed history or are a little minor part of history in the last 10-12 years knows that the Attorney General hates my guts and this has been --

BARRY GRAY: (Interrupts) But why does he hate your guts?

ROY COHN: I told you. It's been a long standing feud for a period of 10 or 12 years since the Army-Mc Carthy hearings. I went to work for Senator MC CARTHY as Chief Counsel for the Committee. The now Attorney General went to work for Senator MC CARTHY as a counsel on the Committee. We had wide differences of opinion as to various matters which grew and grew and grew until, during the hearings, it broke into a virtual fistfight, until it was stopped. And I think that the Attorney General and his family are known for not forgetting little personal feuds and vendettas and ever since the Attorney General became the Attorney, one article after another has indicated that I was right on the top of his list for execution and that's that. And you have the Daily News dispatch of Washington which apparently gives some rather cogent details as to when, where, why and how the thing was to be carried out.

BARRY GRAY: There are other people, though, that the administration obviously doesn't care for.

ROY COHN: Well, they've done a pretty good job on some of them too.

BARRY GRAY: Well, am I to understand now, ROY COHN, that KENNETH KEATING, for example, who has been very critical of their Cuba policy or VICTOR LASKY, whose book appeared today on JFK, are they going to be indicted?

ROY COHN: I don't know if they are going to be indicted, but they better look over their shoulders, I'll tell you that.

BARRY GRAY: You mean that?



ROY COHN: Well, you act like you're surprised. Is it a surprising fact that people who have been on the list have been dealt with accordingly through the use of governmental power. I heard you discussing the LASKY book the other evening and I didn't know that this was an item which would produce that much in a way of a surprise.

BARRY GRAY: Well, ROY, of course the LASKY book is not just one man's opinion, it's one, and VIC is a friend, it's one man who has the opinions of a great many others all of whom have one thing in common, they're anti-KENNEDY. I am surprised though for you to feel as though you have been personally sought out by the national administration.

ROY COHN: Well, it's not a question of feeling, it's a question of fact. I never knew our romance was over until you threw acid in my face.

(Pause in program for news)

BARRY GRAY  
(continues): Mr. COHN, you've made some statements that sound to me, as a guardhouse lawyer, as though you might be in jail soon on libel action by Mr. MORGENTHAU.

ROY COHN: That's fine.

BARRY GRAY: You look forward to it?

ROY COHN: I'm ready for it. I'll be glad to meet it. Go ahead, what particular statements?

BARRY GRAY: Well the statements in your press release which by now are public information where, for example, you say that Mr. MORGENTHAU hired a national bounty hunter to go out and get something on ROY COHN. This special employee, and those are your quotes, was financed in much of his activities both here and abroad by Mr. MORGENTHAU's office out of public funds. I wondered if you would care to elaborate on that.



ROY COHN: Well, there's not much elaboration that is required. Before any impartial body-I am prepared to prove the point.

BARRY GRAY: Then you go on to say that the United States Attorney's office and the representative of the Justice Department called on a New York lawyer and told him his client, who was under indictment in the securities fraud case, could get off free if he quote would give us something on ROY COHN unquote.

ROY COHN: Right.

BARRY GRAY: No further comment?

ROY COHN: As far as everyone of these points, BARRY, you can read 11 of them and there are probably a number more, I am prepared to establish all of them if I can find and when I can find a proper forum and I am sure I will be able to.

BARRY GRAY: Who do you believe will be your attorney. I understand that you've stated that you will not be. You will not represent yourself.

ROY COHN: Not under present circumstances. You know the old saying. A man who is his own lawyer --

BARRY GRAY: (Interrupts) Has a fool for a client.

ROY COHN: Right. I'll listen to older and wiser heads on that point, BARRY. I don't know. We haven't gotten down to that point yet. We have been trying to deal with Mr. MORGENTHAU's press releases. Very amusing. He says the day afterward everything that should be said should be said in court. This comes the day after he handed out a six-page press release before he even notified me of the action which he had taken.

BARRY GRAY: Did he hand out a press release or was it in the form of the indictment?



ROY COHN: It was a press release. It was not in the form of the indictment. It was a six-page, double-spaced press release given out by him down at his office hours before we even got a copy of the indictment, about which we learned from newspapermen who got the press release and called us up. This is a little bit different, by the way, than the treatment which was given to Mr. LANDIS a couple of weeks before.

BARRY GRAY: Are you equating the two?

ROY COHN: I'm equating the two in differences in procedure, assuming we're both the same in the eyes of the law. In one case where everything is done in private. The charges are filed, a plea if taken, nobody is told, his attorney is present and then after it's all over, the press was given a release by his attorney and everything else. Then in my case, not only was no attorney present, not only couldn't we get a copy of the indictment but Mr. MORGENTHAU's press release was handed out all over the place before we were even notified that a charge had been made. It's not a question of equating the two, it's a question of differentiating the two. Not that I'm anything against Mr. LANDIS. The fact is, this thing just doesn't work the same way for all people.

BARRY GRAY: You might like to know that I called ROBERT MORGENTHAU yesterday, after you had accepted this invitation and wondered if he cared to appear or present an assistant here to represent the Justice Department and he very pleasantly gave me very much the same answer that he would establish his case in court.

ROY COHN: Well, if he were going to establish his case in court, maybe he should have thought about that before he handed out a six-page press release to establish his case in the newspapers and before he countenanced and encouraged leaks to the press during the past two years. You know that story how you can be worried to death, BARRY. This stuff has been going on for over two years now. There have been leaks which have been directly countenanced by Mr. MORGENTHAU and his office over a period of the last two years. I nailed one of them down tight, wrote him a letter back over a year ago outlining all the facts. He ignored



the letter completely. I have been interviewed by reporters who have told me what they got from Mr. MORGENTHAU's office and it's been a nice little gestapo campaign for a period of 2 or 3 years all the way through.

BARRY GRAY: Do you feel, ROY COHN, something of understanding now for some of the people that were under much the same pressures during the MC CARTHY period?

ROY COHN: No, BARRY, I don't --

BARRY GRAY: (Interrupts) Surely they weren't all guilty.

ROY COHN: When you talk about guilty, you're raising a lot of issues there. During the MC CARTHY period and during the investigations by the Congressional Committees where we were dealing with matters of national securities and threats against this nation from the Soviet Union and from a system that sought to destroy our right to believe in God, Judaism, Catholicism, Protestantism, the right to believe in God, the freedoms which we have, this was a pretty serious business. We had a Congressional Committee. There are a number of them going. We had rules and procedures, executive sessions, rights, right to counsel, which did not pertain in this case, for example, which we tried are best to respect. If we got criticism, maybe some of it was justified. We tried to correct and keep the balance between the public interest and the infringement on the rights of individuals. When I see what has been happening now in the HOFFA case and a whole bunch of other things, I think we probably did a miraculously good job in trying to keep that kind of balance, and I don't in any sense equate this and say what has happened to me at the hands of Mr. MORGENTHAU and his superiors or something is deserved because a Congressional Committee conducted an investigation of Communism. I defend the right to investigations, the right to Grand Juries and everything else. I happen to believe in the American system of justice all the way through. I just don't believe in the abuse of that system by people who use their governmental power to try and satisfy personal animus and personal revenge which I know and will prove to be the fact in this case.

BARRY GRAY: Well, if you believe, and I'm sure you do, in the American system of justice, you are, of course, going to be given an opportunity in court. Surely your defense is going to be something more than they just didn't like me.



ROY COHN: Well, my defense is going to be as far as the particular charges are concerned, they're a lie. They are untrue and they're false and that will be proved and established in a court of law. What I'm going on and saying here is, not only that the charges are false, but that they are motivated, and every person who follows history and current events and particularly the events of the last 10-12 years and the enemies I have made in this situation, knows that they are personally motivated and that is the thing to which I object. I don't mind meeting anything foreshadowed under our system of justice. I'm all for that. I do mind the use of official power through gestapo to satisfy personal animus and personal revenge on the part of people who are well known for using these things in order to satisfy their personal desires for revenge and retaliation.

BARRY GRAY: The fact is, ROY COHN, you touched earlier on JIMMY HOFFA. Surely you are aware of the fact, at least it's my impression, that the government has spent a great deal of time in trying to prosecute Mr. HOFFA successfully. I didn't understand the reference. You made it seem as though Mr. HOFFA had some orchestra seat to freedom.

ROY COHN: No, no, I was saying quite the opposite, BARRY. I was saying Mr. HOFFA, whom I don't know and I never met, he has an orchestra seat to getting his head chopped off in the same category as I do because the same people don't like him who don't happen to like me. I don't know the merits or demerits of this particular cause but I do know the procedures and the abuses of them and you get down to a proposition you just can't ride roughshod over the law. Those of us who are lawyers try to see that it's followed and protected to avoid individual injustice.

BARRY GRAY: ROY COHN, I'm under the impression that you hear this program very often and you surely heard me say time and again that I certainly don't consider the indictment proof of guilt and I never discuss anything about the charges or consider anyone guilty until the verdict is in. I get the strongest impression that Mr. MORGENTHAU has operated just that way. He has provided the indictment, the bill of particulars, a press release, obviously because you are a well known and important figure, one who has been in the press regularly over the past 10 or 12 years. But where, outside of the indictment, has MORGENTHAU said anything about you except the language of the indictment?



ROY COHN: Well, BARRY, maybe you better look into the facts a little better before you make a statement like that. I can tell you a lot of instances where he said that. First of all, as far as my being big and important and well known, I think in a situation like this I am no more important than anybody else who is in a similar situation. I deserve no better and I deserve no worse and I don't think I deserve a six-page press release if somebody else under similar circumstances doesn't deserve a press release at all. I think I deserve the same treatment, not better, not worse. As far as what Mr. MORGENTHAU has done in addition to putting out the press release, I say that almost ever since he took office, he has been sponsoring and inspiring managed news leaks designed to hurt me and destroy me. I have a pile of them here in one column after another. I say that he has induced testimony which not only is not true but which he knows and must know is not true. I say that deals and propositions have been offered to people with the sole object of getting something on me. I say that part of this present charge is based upon the coerced testimony of people whose sentences have been deferred and are still being held over them until they deliver the goods against me. Now this is no little ordinary case, say, let's just wait and establish it and have our day in court. This is a carefully planned, carefully managed, as the news article you read, carefully contrived business which has been directed against somebody which they just don't happen to like who has been singled out for this kind of treatment.

BARRY GRAY: These people who, as you charge, are having their sentences held over their heads. Are you suggesting that they would be perjuring themselves in an effort to get you?

ROY COHN: Oh, certainly.

BARRY GRAY: And you feel then that the government is entering into the very conspiracy that you have been charged with.

ROY COHN: Yes, I certainly do BARRY. Not only do I feel that way, I hope to be able to establish that.

BARRY GRAY: And failing to establish it, what will your charge then be?



ROY COHN: Well, I don't think I have to think of what my charge will then be. There can only be one charge. There can be the truth or not the truth. And I think I have to stand on what the truth of the situation might be which is mainly that these charges are false, that they should be known to be false, they will be proved to be false and they are motivated. I don't have to think of what story number two is going to be because I know that story number one that they have told is false and I know it's the result of this campaign over the last two and three years, ever since they came into office and it was announced all over that I was on the list. Well my number came up and I have to fight it on the basis of truth.

BARRY GRAY: Apart from JIMMY HOFFA, who else do you believe --

ROY COHN: (Interrupts) Well you got a very good example in JIMMY HOFFA. I believe where the two names mentioned usually, if not enjoying the favor for different reasons, of course, for not enjoying the favor of the powers that be.

BARRY GRAY: You feel then that this is a calculated plan to remove all the major enemies of the KENNEDY administration.

ROY COHN: I don't say it's a calculated plan to remove all the major enemies of the KENNEDY administration. I say that this particular thing is not just the charge. I say this particular thing is due to the fact that somebody up there doesn't like me and I have been on the list ever since they came into office; that there have been three Grand Juries looking into a particular charge but trying to get something, anything on me in order to satisfy their desires for revenge, retaliation, whatever who might want to call it. I know this is the fact by virtue of their conduct with reference to these witnesses, holding these sentences over people's heads by virtue of the many calls which I have received from lawyers in New York, saying my client so and so, who doesn't even know you was propositioned and told he can make a deal for himself if he can give Mr. MORGENTHAU's office some information based on which they can do something to you. This isn't a week or a month old. This has happened ever since they took office. Now when you get a combination of events like that over a period of time plus the press leaks and the public declarations that they don't like me and are out to get me, that's it.



**BARRY GRAY:** You have mentioned column leaks and you have said you have a pile of them. May I hear some of them?

**ROY COHN:** Sure. **DREW PEARSON**, January 26, 1963 - **ROY COHN** faces Justice Department probe. **DOROTHY KILGALLON**, December 3, 1962 - Big headlines due for **ROY COHN**. **ROY COHN**, one of New York's most famous lawyers - well, nice to put me in that category. He sprang into prominence as a bright young man of the Army-Mc Carthy hearings and is about to make headlines he doesn't even know about yet. There was **WALTER WINCHELL**, there was **EARL WILSON**, just go down the list and there they were. There was a story in the Wall Street Journal when the reporters came to interview me. They told me that they had previously talked with Mr. **MORGENTHAU**'s representative and have been furnished with certain information based upon which they were questioning me. I have been hit with this so frequently during the past 2 or 3 years that when this finally happened, I welcomed it, it was out in the open at last and I had a chance to fight back.

**BARRY GRAY:** You have mentioned in your press statement the day following the indictment that the Treasury Department has also been called in to look into your activities.

**ROY COHN:** Not only that, **BARRY**. There were 2 or 3 manifestations of that. First of all, after the fight in which I have a co-interest, the **PATTERSON - LISTON** fight in Chicago, in an unprecedented move, they seized all of our funds around the country without any authority in law. And in fact, in an unprecedented move since then, they have returned a great majority of them because they seized double the amount that they claim might be due under the widest stretch of the imagination. This again was accompanied by column items and everything else, stating that somebody up there doesn't like me and this was a little message to me. Within the last few months, they sigged Internal Revenue on me again and they wanted records. Well, I furnished all of my records to Mr. **MORGENTHAU**. He never gave me a copy of the records which I had furnished. When Internal Revenue came, I explained the situation and apparently they had their orders too and they were in such a hurry to see who was going to come out with my head first that they actually served a subpoena on Mr. **MORGENTHAU**'s office to try to get back some of the records which he had taken from me for their own use.



BARRY GRAY: Are they interested in the fight business in which you were involved or are they interested in the Lionel (?) and the Tower (?) activities.

ROY COHN: I think they are interested in anything based upon which they could get a charge against me as has been announced in the columns for the past two years. If they couldn't get a charge on me and I hope I have done nothing that would merit one, than on the last day of this year and a half old Grand Jury, the third which they had working on me, they came out with this indictment which is false and phony and does not constitute anything in the way of a substantial or a truthful charge, as I hope to establish in a court of law.

BARRY GRAY: ROY COHN, only because of the Internal Revenue interest, I wonder if you would allow me to read something called Profits and Losses from the Herald Tribune. They say you follow a wheeler dealer career. They talk about your activity in Lionel. They say when ROY COHN gained control --

ROY COHN: (Interrupts) Just a moment, I want to say this. I don't think as far as Internal Revenue is concerned, but they did (unintelligible) just about 2 things. In the question of the fight situation, after the LISTON - PATTERSON fight in Chicago, they grabbed all of our funds that night. Insofar as anything else is concerned, they subpoenaed records from Mr. MORGENTHAU. I don't have any specific information about any particular corporation or anything along those lines. What this thing has been over a period of 2 or 3 years is not something, it has been anything. Any possible thing that they could use to try to embarrass me, to try to harrass me, to try to get, to try to get me on something. That is what the situation has been.

BARRY GRAY: I wonder, ROY COHN, if the Treasury Department's interest has anything to do with Mr. MORGENTHAU.

ROY COHN: What do you mean anything to do with Mr. MORGENTHAU?

BARRY GRAY: Well, Mr. MORGENTHAU's charges have been conspiracy to obstruct justice and perjury. Now why would the Treasury Department be interested --

ROY COHN: (Interrupts) Very simply, because as I have been trying to get across to you. It's not that Mr. MORGENTHAU has these charges. The fact is that Mr. MORGENTHAU is interested in getting anything on me and so is the Internal Revenue Service and everybody else who has been signed on me.



It hasn't been a question of any one thing. It has been a question of what can they try to do to me, what can they try to do to embarrass me, how can they try to get me. So, therefore, it hasn't been any one thing, it's just been a composite of things and an attempt on their part to do something to me under any circumstances. Now Mr. MORGENTHAU himself I might say has had personal animosity toward me for a period of time since the hearings we had on the money plate situation in the Treasury Department and things along these lines. I know this because he has so expressed himself which I can establish. In other words, I have been in the hands of people since they came into office who are out after me.

BARRY GRAY: ROY COHN, I assume you don't want me to discuss the Lionel and Tower facts.

ROY COHN: You can discuss any facts you want BARRY. I would like to discuss facts, not charges. I don't know whether there are any facts in any corporate situation which have anything to do with this particular situation. What, for example, would any corporate fact have to do with what we're talking about here tonight?

BARRY GRAY: Well, because of the Treasury Department's interest again, I don't know --

ROY COHN: (Interrupts) Oh, the Treasury Department has manifested no interest. First of all, the corporate situation would not be an interest of the Treasury Department, that would be an interest of the Securities Exchange Commission, I would imagine.

BARRY GRAY: But of course anything that has to do with your personal income would be of great interest to the Internal Revenue Service.

ROY COHN: Fine. As far as my personal income is concerned, that's very simple. I report it and I pay taxes on it. Like everybody else, and there's nothing you can say and read that would suggest anything to the contrary because it wouldn't be the fact and there has been no such allegation and no such charge made along those lines.

BARRY GRAY: But you have stated that as part of the program of harassment the Internal Revenue Service was ordered in to join the chase. And then you went on to say as you have here that the records were seized by Mr. MORGENTHAU and I could not supply them, and the confusion that developed from these rival



attempts to get something on me resulted in the Internal Revenue Service actually serving a subpoena on June 19, 1963 on Mr. MORGENTHAU's office to get my records. Now again the Internal Revenue Service is not involved in perjury and is not involved in conspiracy charges unless they have to do with personal income.

ROY COHN: Unless somebody tells them to do it.

BARRY GRAY: And you feel than that Mr. MORGENTHAU again is at the basis of this.

ROY COHN: I feel that the administration and the people acting for it are very clearly at the basis of this. I don't think there is any other possible explanation for it. I know that to be a fact.

BARRY GRAY: Let me go back for a moment to your statement earlier about something to the effect that you wanted to be treated just as an ordinary individual, ROY COHN. Do you believe that that has been definitively acted out through your whole career.

ROY COHN: What do you mean by that BARRY.

BARRY GRAY: Well, I remember, of course, a great many activities during the MCCARTHY period in which it seemed to me that you and the late Senator lived rather handsomely as a result of the press activity. I don't mean in a financial sense, but I mean the headline sense, that each day headlines were there --

ROY COHN: Do you mean am I objecting to the fact that I'm newsworthy?

BARRY GRAY: Yes.

ROY COHN: Not at all. Not only that, I go beyond that. In fact, I think the press coverage as far as this particular situation is concerned has been more than fair all the way through. Number two, I don't ask for any special consideration or say well because it's me this shouldn't happen or that shouldn't happen. I am going beyond that. I'm saying because it's me I'm probably in a better position than most people to defend myself and take care of myself. And I'm saying that what's worrying me about the whole situation is if they can go out to get somebody who isn't in that kind of a position, this is something which gives all lawyers and all people and should give them a great deal of pause.



I don't object to press coverage one bit, never have. What's newsworthy is newsworthy. And I'm not complaining. I think the press coverage has been more than fair in this particular instance. I don't object to that at all. But I do object to the fact that over a period of two and three years - I object to the fact that there have been these expensive and calculated attempts to go out and get me because Mr. MORGENTHAU and his superiors happened to put me on a list and don't like me. This would be something that's fine for Nazi Germany. This is something I don't think is good for the United States.

BARRY GRAY: ROY COHN, I guess you have used that statement about ten times and I'm still trying to find out why they don't like you.

ROY COHN: Well now let's get very specific. I know why Mr. MORGENTHAU doesn't like me. Because obviously we have been at complete odds politically for a period of 10 and 12 years.

BARRY GRAY: Oh, so have 50 million other people. The number of Republicans in this country --

ROY COHN: (Interrupts) But BARRY, it's been a little different. It's been on a little bit more of a personal level. When I was Chief Counsel for the Investigations Committee, particularly the one under Senator MUNDT of South Dakota, I had the responsibility of an investigation of the Treasury Department and HARRY DEXTER WHITE and the delivery of the United States money plates to the Soviet Union for the printing of occupation currency during the period of time when Mr. MORGENTHAU's father was Secretary of Treasury. Mr. MORGENTHAU never forgave me for that as so stated and Mr. MORGENTHAU has been after me. All right, that's the facts of life. It's existed and I suppose the other 50 million people haven't quite been in that category. I have been in that category. If he doesn't like me as a result of it, that's his privilege. But when the forces of government are allied in the manner in which I outlined and can establish, this is something which bothers me, and based on the mail I have gotten, bothers a lot of other people too.

(Program is interrupted for news)



BARRY GRAY  
(continues):

ROY COHN, you told me earlier about the history of the MORGENTHAU feud, tying it then to his father. What then is the reason for the KENNEDY feud. Surely not just your falling out on the MC CARTHY committee.

ROY COHN: What do you mean surely just not that. Isn't that enough, BARRY?

BARRY GRAY: Well, by my standards that sounds rather childish, frankly.

ROY COHN: Well maybe the whole thing is rather childish. But it's not childish when the childishness results in an indictment with the consequent jeopardy. That's carrying a child's game a little bit far I would think. The history of that feud is rather, the history of that story is rather well documented. When I was Chief Counsel for the Committee, he worked for the Committee. When we had the disagreements, he quit the Committee. He came back as the counsel for the minority against me on the Committee and did everything he could to put me out of business during that period of time. Since then, he has written in various books, articles and everything else, attacks on me, clearly indicating his dislike for me which he has shown personally in other ways. Now this is all his privilege. But what I say is when that personal dislike is carried to a point that governmental machinery is used for the purpose of retaliation and getting even, maybe you call it childish, I call it downright dangerous.

BARRY GRAY: I called the reasons childish, ROY COHN. The indictment is not childish obviously. The evidence will develop that and we'll see just how serious it is. The evidence and the counter-evidence, the defense. Has a trial date been set?

ROY COHN: No.

BARRY GRAY: When do you believe it will come to trial?

ROY COHN: I don't know. As soon as I can get it there.

BARRY GRAY: And what is your plan in the meantime?



ROY COHN: My plan in the meantime is to meet these things as best I can and my plan in the meantime is to develop the facts leading up to this, what's happened to me based upon the facts I've outlined, based upon the procuring of perjured testimony, based upon the vendetta, can't happen to somebody else who might be in a less of a position to defend themselves and fortunately I am. As far as the charges themselves are concerned obviously what I'm going to do is to meet them foreshore on the nose in a courtroom.

BARRY GRAY: But again, ROY COHN, it seems to me we've come full circle. Because the cry that I've heard repeatedly through the years was that a great many people have been injured in the last decade or 15 years by charges that they could not defend themselves against. They had no public forum, they had no place to appear, that in many cases couldn't afford counsel and so in effect the very system that many people feel that your senate colleague were using for personal political advantage has now come full circle to protect you.

ROY COHN: Well, BARRY, you've said things here, why don't you back them up with some facts. I would like to know what you are talking about. Would you give me some examples, please.

BARRY GRAY: Examples of what?

ROY COHN: You say things which were done by me and my senate colleague. I've given you here a whole bunch of particulars which I'm prepared to establish, namely, the use of perjured testimony. What any fair-minded person will know based on the facts here and whether you like me or don't like me or disagree or agree politically or anything else, I think --

BARRY GRAY: (Interrupts) As a matter of fact, ROY, I think we're both Democrats.

ROY COHN: Well, do you think that covers a multitude of sins?

BARRY GRAY: No, but when you say disagree with you politically, I don't know what your politics are, ROY, I'm merely pointing --



ROY COHN: (Interrupts) Well, BARRY, you've had me on your program maybe ten times and if you haven't found out by this time where I stand or what my politics are, well there must be something wrong there, but what I'm saying to you is this. If you like my politics or my views about the world or anything else or don't, or I don't like yours that's one thing. But when our disagreements with my views get translated into something such as an indictment after 2 years of threatening or use of perjured testimony and everything else, this gets a little bit out of the ballpark under the rules of fair play or anything else and that's really what we're talking about here tonight.

BARRY GRAY: I had never once been led to believe that an indictment was anything else but a charge, it's as simple as that and surely with you being a lawyer, I don't have to say that. I don't know what the indictment means as regards you personally are concerned. I don't know what the evidence will develop and as far as I am concerned, you're innocent until proved guilty and even that I'm sure will develop into a very long court fight. The only point that I made was that a great many people have felt through the years that many people had been injured in a like manner and did not have the opportunity --

ROY COHN: (Interrupts) BARRY, I know this is the old talk. Now I would like you to give me some facts here. This is a serious situation and a serious point for me and my wife. I'm outlining a bunch of specifics here over a period of time of which I have been the victim and which has happened to other people and can happen to other people by the abuse of official process. Now what you're saying in effect to me is, well that's too bad, but in your investigations of Communism and in your investigations of national security, some people said that you did such and such and such and such. Now if I did it I would like you to tell me specifically what I did and to whom.

BARRY GRAY: I think, ROY, you have either purposely misunderstood me or haven't understood me at all. I did not say you did, although I am sure if we wanted to develop the history of the last 10 or 12 years, we would find areas of disagreement over the treatment of this witness or that witness.



ROY COHN: Well why don't we get specific about it.

BARRY GRAY: Because I don't have the history of the last 12 years in front of me nor do you.

ROY COHN: Insofar as it involves me, BARRY, I'm prepared to answer any question you have to ask me.

BARRY GRAY: The only point I'm trying to make is that the very processes of communication and fair play and justice which apply here in this case unfortunately had not applied to some people in the past because they were not important enough to either attract news attention, could not get a public microphone and in some cases couldn't command the price of counsel. In short, nobody cared. Now I don't think there is anything there that anybody can disagree with.

ROY COHN: Not only don't I disagree with it, but I believe I raised that very point. I said I might be fortunate in being able to defend myself. There are a lot of people who aren't in similar circumstances and I'm all for that.

BARRY GRAY: At any rate, is there anything further you wanted to say. We could go on for three days I am sure and I have a feeling we would keep coming back to the fact that Mr. MORGENTHAU doesn't like you and BOBBY KENNEDY doesn't like you and I wonder if after this broadcast they like me.

ROY COHN: Well, they probably like you a little better than before the broadcast.

BARRY GRAY: Well, I don't know why. At any rate, is there anything you wanted to conclude with.

ROY COHN: No, BARRY. As I say, you asked me on and I have been on on a number of occasions with you and I was glad to come. As I told you at the outset, I think the place for something like this is basically a courtroom. If it weren't for the press release given out by Mr. MORGENTHAU and the various series of news leaks over a period of time, I might have had a different view on the subject. I do say this. What's happened here is false and untrue and will be proved to be such in a courtroom. The way in which it happened and the fact that people can be put on a list and ganged up against; the length, the money and the abuse of official process used in order to get them has been something of an eyeopener to me and something which I intend to fight all the way through, not only in my interest but in the interest of other people who might be in similar circumstances.



I don't apologize for any political view or any view about my country and what should be done to defend it that I've had in the past. I'm willing to meet those views foreshore. When I'm supposed to meet those views at the other end of an indictment, there's a little bit of a message that comes down to something of a different proposition. But with the help of my friends and the people who have fought with me and with the help of, particularly the truth and the facts emerging, I intend to fight this all the way.

BARRY GRAY: ROY, I must say here that certainly nothing in this discussion is to be equated in any way as critical of your politics or your right to feel any way you wish politically. Certainly there are a great many people in this country that are anti-Communist without necessarily being pro-ROY COHN and that's as it should be in a free society and there are a great many people who are anti-Communist and are still anti-perjury and anti-conspiracy and this is not to be equated in any way to you personally.

ROY COHN: I couldn't agree with you more. There are a lot of people who can be very sincerely anti-Communist and can be very sincerely anti-ROY COHN and I'm willing to meet all of that foreshore. I have, I hope, the courage of my convictions on it. I think when we part company is when those who are anti try to invoke their official displeasure by sending the one against whom they're anti to jail. That goes a little bit beyond the bounds of ordinary discussion and right to disagree as we know it in this country.

BARRY GRAY: ROY COHN, I thank you very much.



O.  
NY 58-1232

ADMINISTRATIVE CONTINUED:

3 [REDACTED]

[REDACTED]

The following is a synopsis of [REDACTED]  
appearance before the FGJ, SDNY on 5/16/63:

[REDACTED]

[REDACTED]

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NY 58-1232

ADMINISTRATIVE CONTINUED:

C 67 D  
[REDACTED]

AUSA WALPIN related that Office of USA, SDNY, now contemplates series of interviews of [REDACTED] to fully develop facts of COHN's efforts to sabotage Government's case. [REDACTED]

[REDACTED]

contemplates obtaining indictment of COHN for Obstruction of Justice, Subornation of Perjury, and possibly Perjury.

AUSA WALPIN added that at this moment USA, SDNY is not certain as to what other individuals he plans to seek indictments for other than ROY COHN.

At the request of the USA, SDNY, the following investigation was conducted on 7/2/63:

C 67 D

Special Agents of the NYO met [REDACTED]

[REDACTED]

COVER PAGE



NY 58-1232

ADMINISTRATIVE CONTINUED:

All leads in this investigation for other offices have been set forth by separate communication and interested offices have been instructed to surep within five days.

All persons interviewed in this investigation have been advised that the investigation is being conducted at the request of the USA.

LEADS:

NEW YORK

At New York, New York

The NYO will continue to follow this matter closely with the Office of the USA, SDNY, in order that any additional requests for investigation will be afforded immediate vigorous investigative attention, and to insure that the Bureau is immediately informed of all developments.

COVER PAGE

-H-



UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Copy to:

1- USA, SDNY

Report of:  
Date:

JUL 24 1963

Office: New York, New York

Field Office File No.:

58-1232

Bureau File No.: 58-5100

Title:

MORTON ROBSON, FORMER AUSA, SDNY;  
ROY COHN

Character:

BRIBERY

Synopsis:

b7C  
C.D.  
1  
Attempts to place ROBSON in Las Vegas  
in August - September, 1959. negative.

-P-



NY 58-1232

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| I. [REDACTED] .....  | 2-4         |
| II. Reinterview of [REDACTED] .....  | 5-11        |
| III. Interview of [REDACTED] .....   | 12-14       |
| IV. Reinterviews of [REDACTED] and [REDACTED] .....                              | 15-18       |
| V. Interview of [REDACTED] .....   | 19-22       |
| VI. [REDACTED] .....   | 23-32       |
| VII. ROY COHN's Meeting with [REDACTED]<br>on July 17, 1962, in New York City... | 33-36       |
| [REDACTED] .....   | 37-41       |
| IX. Attempts to place ROBSON in Las<br>Vegas in August-September, 1959.....      | 42-50*      |



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II. REINTERVIEW OF [REDACTED]

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IV. REINTERVIEWS OF [REDACTED] AND [REDACTED]

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NY 58-1232

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V. INTERVIEW OF [REDACTED]



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NY 58-1232

b7c  
VII. ROY COHN's MEETING WITH [REDACTED]  
ON JULY 17, 1962, IN NEW YORK CITY

Information regarding investigation of the  
above meeting has been reported previously in this  
investigation.

b7c  
C-1  
On June 28, 1963, AUSA WALPIN advised that [REDACTED]

[REDACTED] AUSA WALPIN requested [REDACTED] be interviewed to  
determine any information he may possess regarding COHN  
contacting [REDACTED]



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NY 58-1232

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On July 11, 1963, AUSA WALPIN requested [REDACTED] be reinterviewed to attempt to determine if he can recall the exact time he saw COHN at [REDACTED] or how COHN was dressed on the occasion.



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NY 58-1232

IX. ATTEMPTS TO PLACE ~~PERSON~~ IN LAS VEGAS IN AUGUST - SEPTEMBER, 1959

On June 7, 1963, USA ROBERT M. MORGENTHAU, SDNY, stated there was a possibility that ~~PERSON~~ may not have been in Las Vegas the weekend of August 22-23, 1959, but could have been there on either the weekend of August 29-30, 1959 or September 5-6, 1959.

USA MORGENTHAU requested investigation to determine if 

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**FEDERAL BUREAU OF INVESTIGATION  
WASHINGTON, D. C.**

To:

**FBI, New York (58-1232)**

Date:

**August 12, 1963**

Re:

**MORTON ROBSON,  
FORMER AUSA, SDNY;  
ROY COHN  
BRIBERY**

*J. Edgar Hoover*  
John Edgar Hoover, Director

FBI File No.

Lab. No

**REC-124**

**58-5100 -208  
D-427989 DJ**

Examination requested by:

**New York**

Reference:

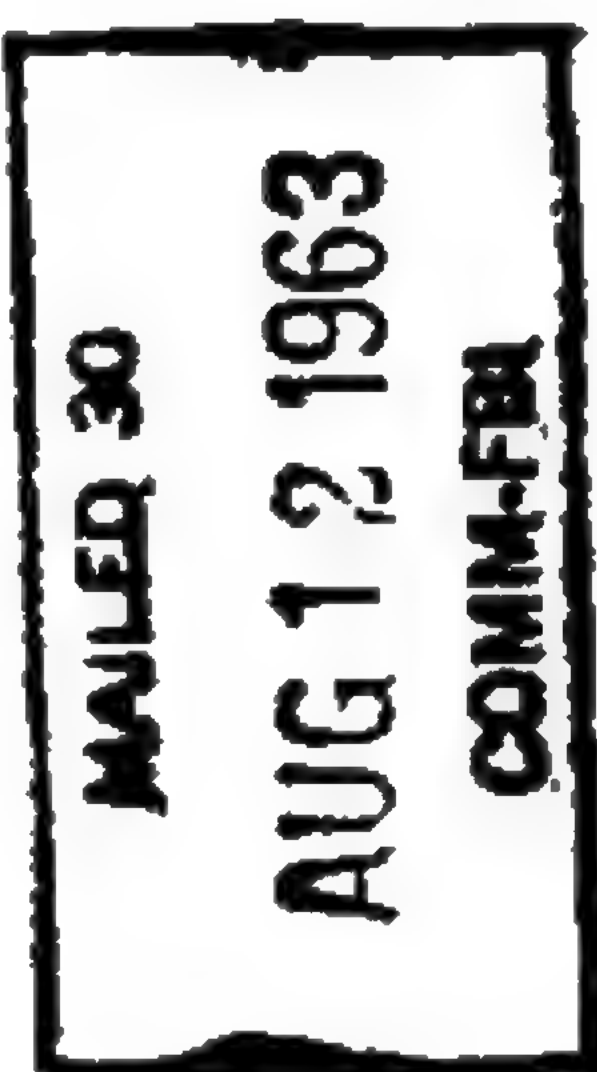
**Letter 7-31-63**

Examination requested:

**Document**

Remarks:

**EX 104**



**Enclosures (4) (Q3, K1, 2 Lab report)**

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Evans \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

**ADMINISTRATIVE PAGE**

MAIL ROOM ☐ TELETYPE UNIT ☐

**b7c**



# REPORT of the



## FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C.

Re: **FBI, New York**  
**MORTON ROSSON,**  
**FORMER AUSA, SDNY;**  
**ROY COHN**  
**BRIBERY**

Date: **August 12, 1963**  
FBI File No. **58-5100**  
Lab. No. **D-427989 DJ**

Specimens received **8-1-63**

### Resubmission of K1

**Q3** Nine-page handwritten rough draft affidavit beginning  
[REDACTED] being duly sworn,..." ending "...see what to do"

### Result of examination:

It was concluded that the handwriting on Q3 was  
written by ROY COHN, K1.

Q3 and K1 are returned herewith. Appropriate  
photographs have been made.

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
DeLoach \_\_\_\_\_  
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Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

**GFM:cm (4)**

MAIL ROOM ☐ TELETYPE UNIT ☐



RECORDED  
8-5-63  
slb

FEDERAL BUREAU OF INVESTIGATION  
UNITED STATES DEPARTMENT OF JUSTICE

Laboratory Work Sheet

NO LAB FILE

Re: MORTON ROESON, FORMER AUSA, SDNY;  
ROY COHN  
BRIBERY

File # 58-5100 - 208  
Lab. # D-427939 DJ

Examination requested by: New York (58-1232) 7-31-63

Examination requested: Document

Date received: 8-1-63

Result of Examination:

Examination by [REDACTED] b2

22 K1 - Q3 -

[REDACTED] b7c  
8/9/63

Specimens submitted for examination

handwritten, rough draft

Q3 Nine-page/affidavit beginning [REDACTED] being duly sworn,..." ending "...see what to do"

*Resubmission of K1 previously submitted.*

K1 Memorandum for all Assistants, dated 11-7-51, two letters dated 9-12-47 and 6-30-48, all bearing known handwriting of AUSA GERALD WALPIN, SDNY Roy Cohn.

*Lab report  
8-12-63*

[REDACTED]

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# Memorandum

TO : DIRECTOR, FBI (58-5100)  
(ATT: FBI LABORATORY)

DATE: 7/31/63

FROM : SAC, NEW YORK (58-1232)

SUBJECT: MORTON ROBSON, FORMER AUSA, SDNY;  
ROY COHN  
BRIBERY

Enclosed herewith is a 9 page, handwritten, rough draft affidavit beginning with statement, [REDACTED] being duly sworn, does make this affidavit." Also enclosed is a memorandum to AUSAs dated 11/7/51 and 2 letters to USA MC GOHEY written by ROY COHN and dated 9/12/47 and 6/30/48. This material was furnished by AUSA GERALD WALPIN, SDNY, on 7/30/63.

AUSA WALPIN related that the rough draft was furnished by [REDACTED]

AUSA WALPIN has requested that a handwriting comparison be conducted by the Laboratory to attempt to identify ROY COHN as the writer of the rough draft affidavit.

AUSA WALPIN added that [REDACTED] will testify before FGJ, SDNY, as to the true facts and the rough draft may be used in connection with possible Subornation of Perjury Count against COHN.

- 3 - Bureau (58-5100) (Encls. 4) (RM)
- (1 - FBI Laboratory)
- 1 - New York (58-1232)

REC-22

58-5100-208

12 AUG 1 1963

ST-104

b7c



RECORDED

-63

slb

FEDERAL BUREAU OF INVESTIGATION  
UNITED STATES DEPARTMENT OF JUSTICELaboratory Work Sheet

NO LAB FILE

Re: **MORTON BOBSON, FORMER AUSA, SDNY;  
ROY COHN  
BRIKBY**File # **58-5100 - 208**  
Lab. # **D-427989 DJ**Examination requested by: **New York (58-1232) 7-31-63**Examination requested: **Document**Date received: **8-1-63**

Result of Examination:

Examination by: **[REDACTED]**  
*b7c*Specimens submitted for examination

**handwritten**  
Q3 **Nine-page/affidavit beginning [REDACTED] being duly sworn,... "b7c"**  
**ending "...see what to do"**

**Memorandum for all Assistants, dated 11-7-51, two letters**  
**dated 9-12-47 and 6-30-48, all bearing known handwriting**  
**of AUSA ~~GERALD WALDEN~~, SDNY**  
*Cohn*

*1307*



XXXXXX  
XXXXXX  
XXXXXXFEDERAL BUREAU OF INVESTIGATION  
FOIPA DELETED PAGE INFORMATION SHEET9

Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

☒ Deleted under exemption(s) b7(c)(d) with no segregable material available for release to you.

☐ Information pertained only to a third party with no reference to you or the subject of your request.

☐ Information pertained only to a third party. Your name is listed in the title only.

☐ Documents originated with another Government agency(ies). These documents were referred to that agency(ies) for review and direct response to you.

\_\_\_\_\_ Pages contain information furnished by another Government agency(ies). You will be advised by the FBI as to the releasability of this information following our consultation with the other agency(ies).

\_\_\_\_\_ Page(s) withheld for the following reason(s):

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\_\_\_\_\_

☐ For your information: \_\_\_\_\_

\_\_\_\_\_

☒ The following number is to be used for reference regarding these pages:

58-5100-208 Enclosure

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 X NO DUPLICATION FEE X  
 X FOR THIS PAGE X  
 XXXXXXXXXXXXXXXXXXXX



# AL BUREAU OF INVESTIGATION

|                              |                              |                                    |
|------------------------------|------------------------------|------------------------------------|
| OFFICE OF ORIGIN<br>NEW YORK | DATE<br>7/25/63              | INVESTIGATIVE PERIOD<br>7/22-23/63 |
| WILSON BORSON, ETC; ET AL    | REPORT MADE BY<br>[REDACTED] | TYPED BY<br>[REDACTED]             |
|                              | CHARACTER OF CASE<br>BRIBERY |                                    |

REFERENCES: New York airtel to Chicago, 7/17/63 (Interoffice).  
New York teletype to Chicago, 7/19/63 (Interoffice).

- RUC -

|   |                            |   |
|---|----------------------------|---|
| APPROVED <i>[Signature]</i>   | SPECIAL AGENT<br>IN CHARGE | DO NOT WRITE IN SPACES BELOW  |
| COPIES MADE:<br>(3) - Bureau (58-5100)<br>3 - New York (58-1232)<br>(1 - USA, SDNY)<br>1 - Chicago (58-466) |                            | 58-5100-209 <sup>DEC 12</sup><br>8/5<br>6 <del>11/19/63</del><br>EX-102 |
| DISSEMINATION RECORD OF ATTACHED REPORT:  |                            | NOTATIONS   |
| AGENCY <i>[Signature]</i>   | 1cc BAO <i>[Signature]</i> | [REDACTED] b7   |
| REQUEST RE <i>[Signature]</i>   | <i>[Signature]</i>         |   |
| DATE FWD. <i>[Signature]</i>  | <i>[Signature]</i>         |   |
| HOW FWD. <i>[Signature]</i>   | <i>[Signature]</i>         |   |
| BY <i>[Signature]</i>   |                            |   |



UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Copy to: 1 - USA, Southern District of New York

b7C  
Report of: SA [REDACTED]  
Date: July 25, 1963

Office: Chicago, Illinois

Field Office File No.: 58-466

Bureau File No.: 58-5100

Title: MORTON ROBSON, ETC; ET AL

Character: BRIBERY

Synopsis:

b7C  
C-D [REDACTED]

- RUC -

DETAILS: AT CHICAGO, ILLINOIS



XXXXXX  
XXXXXX  
XXXXXXFEDERAL BUREAU OF INVESTIGATION  
FOIPA DELETED PAGE INFORMATION SHEET

2 Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

☒ Deleted under exemption(s) b7(c)(d) with no segregable material available for release to you.

☐ Information pertained only to a third party with no reference to you or the subject of your request.

☐ Information pertained only to a third party. Your name is listed in the title only.

☐ Documents originated with another Government agency(ies). These documents were referred to that agency(ies) for review and direct response to you.

Pages contain information furnished by another Government agency(ies). You will be advised by the FBI as to the releasability of this information following our consultation with the other agency(ies).

Page(s) withheld for the following reason(s):

\_\_\_\_\_

\_\_\_\_\_

☐ For your information: \_\_\_\_\_

\_\_\_\_\_

☒ The following number is to be used for reference regarding these pages:

58-5100 - 209 pages 2, 3

XXXXXX  
XXXXXX  
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 X DELETED PAGE(S) X  
 X NO DUPLICATION FEE X  
 X FOR THIS PAGE X  
 XXXXXXXXXXXXXXXXXXXX



FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION  
AUG 19 1963

TELETYPE

|              |  |
|--------------|--|
| Mr. Tolson   |  |
| Mr. DeLoach  |  |
| Mr. Mohr     |  |
| Mr. Bishop   |  |
| Mr. Casper   |  |
| Mr. Callahan |  |
| Mr. Conrad   |  |
| Mr. Felt     |  |
| Mr. Gale     |  |
| Mr. Rosen    |  |
| Mr. Sullivan |  |
| Mr. Tavel    |  |
| Mr. Trotter  |  |
| Tele. Room   |  |
| Mr. Holmes   |  |
| Miss Gandy   |  |

U R G E N T 8-19-63 12-41 PM BJN

TO DIRECTOR, FBI 58-5100

SAC, NEW YORK 58-1232 VIA RELAY FROM DIRECTOR  
FROM SAC, LAS VEGAS 58-8

MORTON ROBSON, FORMER AUSA, SDNY, ET AL. BRIBERY.

RE LAS VEGAS TEL TO NEW YORK DATED JUNE SIX, NINETEEN  
SIXTY THREE.

SUGGEST NEW YORK CONTACT USA RE SUBPOENA PREVIOUSLY ISSUED

FOR

END ACK PLS

3-49 PM OK FBI WA LLD FOR RELAY

TU LLD CLEAR

EX 104

REC-26

58-5100-210

11 AUG 20 1963

b7c



9/5/63

GENERAL INVESTIGATIVE DIVISION

This indictment is an outgrowth of the Grand Jury probe of an alleged \$50,000 bribe in August, 1951 to Morton Rosenberg while he was Assistant U. S. Attorney, Southern District of New York and to Roy Cohn to control the indictment in a Securities Exchange Commission matter involving the United Dye and Chemical Company. Murray Gottesman is an attorney who was involved in the United Dye case. Sam Garfield, Willard Roen, Moe Dalitz and Eli Boyer are Las Vegas gambling figures. Other persons mentioned in indictment are business associates of the principals



DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

Casper  
Callahan  
Conrad  
DeLoach  
Evans  
Malone  
Rosen  
Sullivan  
Tavel  
Trotter  
Tele. Room  
Holmes  
Gandy

URGENT 9-4-63 4-29 PM JAM  
TO DIRECTOR 9  
FROM SAC NEW YORK 041930

BUREAU FILE

BUFILE 58 - 5100, NEW YORK 58 - 1232.

HORTON ROBSON, FORMER AUSA, (SDNY) ROY COHN, BRIBERY.

FOLLOWING INDICTMENT FILED THIS DATE IN USDC, SDNY,

VERSUS ROY M. COHN AND MURRAY E. GOTTESMAN, BASED ON (FGJ)  
INQUIRY, FGJ IMPANELED APRIL 2, 1962. COUNT ONE:  
CONSPIRACY - COHN AND GOTTESMAN NAMED AS DEFENDANTS;  
DANIEL J. DRISCOLL, SAMUEL AND BRUCE LITT, STANLEY ELLENBOGEN,  
AND SAM GARFIELD NAMED AS CO-CONSPIRATORS BUT NOT DEFENDANTS.  
THE CONSPIRACY AND SUBSTANTIVE COUNTS ARE OF A SIMILAR  
CHARACTER AND ARISE OUT OF ACTS AND TRANSACTIONS WHICH  
CONSTITUTED A COMMON SCHEME. IN FURTHERANCE OF THE CONSPIRACY  
22 OVERT ACTS ARE SET FORTH. COUNT TWO: PERJURY - COHN  
COMMITTED PERJURY BY TESTIFYING FALSELY THAT HE DID NOT REQUEST  
WILLIAM D. FUGAZY TO SEE ROEN AND GARFIELD CONCERNING THIS  
FGJ INVESTIGATION AND DID NOT SPEAK TO ROEN AND GARFIELD  
CONCERNING THEIR KNOWLEDGE OF GOTTESMAN. COUNT THREE: PERJURY -  
COHN TESTIFIED FALSELY BEFORE FGJ THAT HE DID NOT CAUSE A  
MESSAGE TO BE SENT TO MOE DALITZ IN EUROPE IN JUNE 1962,  
REQUESTING DALITZ IMMEDIATELY RETURN TO NEW YORK CITY.  
COUNT FOUR: PERJURY - COHN TESTIFIED FALSELY BEFORE FGJ THAT HE

REC-99

EX-102

58-5700-211

12 SEP 5 1963

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.



Tolson \_\_\_\_\_  
 Belmont \_\_\_\_\_  
 Mohr \_\_\_\_\_  
 Casper \_\_\_\_\_  
 Callahan \_\_\_\_\_  
 Conrad \_\_\_\_\_  
 DeLoach \_\_\_\_\_  
 Evans \_\_\_\_\_  
 Gale \_\_\_\_\_  
 Rosen \_\_\_\_\_  
 Sullivan \_\_\_\_\_  
 Tavel \_\_\_\_\_  
 Trotter \_\_\_\_\_  
 Tele. Room \_\_\_\_\_  
 Holmes \_\_\_\_\_  
 Gandy \_\_\_\_\_

# DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

PAGE 2, FROM SAC NEW YORK 041930.

OBSTRUCTION  
OF JUSTICE

ATTENDED A MEETING WITH GOTTESMAN, GARFIELD AND ALLAN K. SWANN AT WHICH WAS DISCUSSED THE AUGUST 1959 FGJ INVESTIGATION OF THE UNITED DYE MATTER; COUNT FIVE: (OOJ) - COHN <sup>caused</sup> ELI BOYER ON JUNE 25, 1962 TO THREATEN ROEN TO ALTER AND SUPPRESS ROEN'S TESTIMONY BEFORE FGJ IN BRIBERY MATTER; COUNT SIX: OOJ - COHN, ON JUNE 26, 1962 CAUSED FUGAZY TO THREATEN ROEN TO ALTER AND SUPPRESS ROEN'S FGJ TESTIMONY; COUNT SEVEN: OOJ - COHN ON JULY 16 AND 17, 1962 CAUSED GARFIELD TO ALTER HIS FGJ TESTIMONY AND HAVE GARFIELD AGREE TO MAKE A FALSE STATEMENT BEFORE JOHN KISER WHICH WAS CONTRADICTORY TO GARFIELD'S FGJ TESTIMONY; COUNT EIGHT: OOJ - ON OR ABOUT JULY 7, 1962, COHN INFLUENCED AND OBSTRUCTED JUSTICE BY CAUSING FUGAZY TO GIVE FALSE TESTIMONY BEFORE FGJ; COUNT NINE: PERJURY - GOTTESMAN TESTIFIED FALSELY BEFORE FGJ ON JUNE 8 AND 18, 1962, THAT HE ATTENDED A MEETING IN 1959 WITH COHN, GARFIELD AND SWANN AT WHICH HE DISCUSSED THE INVOLVEMENT OF GARFIELD AND ROEN IN THE FGJ INVESTIGATION OF THE UNITED DYE MATTER; COUNT TEN: PERJURY - GOTTESMAN TESTIFIED FALSELY BEFORE FGJ ON JULY 31, 1963 THAT HE ATTENDED A MEETING IN 1959 WITH COHN, GARFIELD AND SWANN.

FOR <sup>INFORMATION</sup> INFO OF BUREAU, USA, SDNY, MAKING AVAILABLE COPY OF ABOVE 47 PAGE INDICTMENT WHICH WILL BE FORWARDED TO BUREAU BY SEPARATE COMMUNICATION.

RECEIVED:

4:51 PM

JWF



1-3 (Rev. 4-12-62)

**DECODED COPY**

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☐ TELETYPE

URGENT 9-5-63 2:02 AM

TO DIRECTOR

FROM SAC NEW YORK

050520

RE: ~~FORMER (NY) (SDNY) ROY COHN BRIBERY~~

REMYTEL THIS DATE.

U.S. ATTORNEY  
(USA) ROBERT M. MORGENTHAU SDNY, STATED HIS OFFICE SENT TELEGRAM TO COHN ORDERING HIM TO REPORT TO (USDG) SDNY, FOR PLEADING SEPTEMBER 11 NEXT. COHN ANSWERED BY TELEGRAM STATING THAT HE WOULD APPEAR AT 10:30 AM, TOMORROW, SEPTEMBER 8, FOR PLEADING AND THEREAFTER HE STATED HE WILL HOLD A PRESS CONFERENCE AT WHICH HE PLANS TO EXPOSE THE "VENDETTA" PERPETRATED AGAINST HIM BY USA MORGENTHAU AND HIS OFFICE. NEW YORK OFFICE WILL CONTINUE TO FOLLOW THIS MATTER CLOSELY AND KEEP BUREAU IMMEDIATELY ADVISED OF PERTINENT DEVELOPMENTS.

RECEIVED:

2:14 AM

REN

FBI INDEXED  
REC'D NEW YORK

EX-102

SEP 2 8 11 AM '63 REC-99

58-5100-212

RECEIVED

60 SEP 13 1963

1EF  
BF

411

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

b7c



DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

3-4-63 12:15 PM JLW  
DIRECTOR 6  
FROM SAC NEW YORK 041545

BUFILE 58-5100, NEW YORK 58-1232.  
MORTON ROSSON, FORMER AUSA, SDNY; ROY COHN, BRIBERY.  
USA, SDNY, ADVISED FGJ, SDNY, INDICTED ROY COHN ON  
SEPTEMBER 3 LAST FOR CONSPIRACY, OBSTRUCTION OF JUSTICE AND  
PERJURY. USA STATED MURRAY GOTTESMAN INDICTED SEPTEMBER 3 LAST  
FOR CONSPIRACY AND PERJURY. INDICTMENTS TO BE FILED THIS DATE  
IN USDC, SDNY. NOTICES WILL BE SENT THIS DATE TO GOTTESMAN AND  
COHN TO REPORT TO USDC, SDNY, FOR PLEADING ON SEPTEMBER 11 NEXT.  
DETAILED AIRTEL FOLLOWS.

RECEIVED

12:23 PM

RDR

EX-102

MR. BELMONT FOR THE DIRECTOR

DEPT. OF JUSTICE

22 SEP 6 1963 REC-DIRECTOR

2 SEP 13 1963

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.



F B I

Date: 9/4/63

Transmit the following in \_\_\_\_\_  
(Type in plain text or code)

Via AIRTEL \_\_\_\_\_  
(Priority or Method of Mailing)

TO: DIRECTOR, FBI (58-5100)  
(ATT: ACCOUNTING AND FRAUD SECTION)

FROM: SAC, NEW YORK (58-1232)

SUBJECT: MORTON ROBSON, FORMER AUSA, SDNY;  
ROY COHN  
BRIBERY

Enclosed herewith is a copy of the indictment filed this date against COHN and MURRAY GOTTESMAN. Also enclosed is a copy of an outline of the indictment prepared by Office of USA, SDNY. Both above enclosures were made available this date by USA ROBERT M. MORGENTHAU, SDNY.

The NYO continues to give this matter top priority attention. Daily liaison being maintained with USA, SDNY.

ENCLO. BEHIND FILE

ENCLOSURE

1-Bureau (Encls. 2)  
(1- Accounting and Fraud Section)  
1-New York

REC-44

58-5100-214

10 SEP 5 1963

Approved: \_\_\_\_\_  
Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

60 SEP 12 1963



9/7/63 578 b7C

DECODED COPY

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Evans \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
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Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

URGENT

9-6-63

11:16 PM

DE

TO DIRECTOR -14-

FROM SAC NEW YORK

062230

MORTON ROBSON, FORMER AUSA, SDNY: ROY COHN, BRIBERY.  
REMYTEL SEPTEMBER 5 LAST.

MURRAY E. GOTTESMAN APPEARED THIS DATE BEFORE USDJ DUDLEY B. BONSAL, SDNY, AND PLEADED NOT GUILTY TO CONSPIRACY AND TWO COUNTS OF PERJURY. GOTTESMAN REPRESENTED BY ATTORNEY HENRY CHAPMAN. JUDGE BONSAL ALLOWED GOTTESMAN 30 DAYS FOR FILING OF ANY MOTIONS. MOTIONS OF COHN AND GOTTESMAN TO BE FILED BY OCTOBER 7 NEXT. NYO CONTINUING TO FOLLOW THIS MATTER CLOSELY. BUREAU WILL BE IMMEDIATELY ADVISED OF PERTINENT DEVELOPMENTS.

RECEIVED:

11:26 PM

ENT

REC-45

58-5100-215

SEP 9 1963

EX-103

C.C. [REDACTED] b7C

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.



9/6/63

GENERAL INVESTIGATIVE DIVISION

Indictment of Roy Cohn for perjury conspiracy, and obstruction of justice arose out of the Grand Jury probe conducted by U. S. Attorney Robert Morgenthau, Southern District of New York (SDNY) of an alleged \$50,000 bribe in August, 1959 to Morton Robson while he was Assistant U. S. Attorney (SDNY) and to Cohn to control the indictment in a Securities Exchange Commission matter involving the United Dye and Chemical Company. We conducted considerable investigation in this matter, at the specific request of Morgenthau.



# DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

Alvin  
Gandy  
Holmes  
Trotter  
Tele. Room  
Gandy  
Evans  
Casper  
Callahan  
Conrad  
Felt  
Gale  
Rosen  
Sullivan  
Tavel  
Trotter  
Tele. Room  
Holmes  
Gandy

URGENT 9-6-63 1:00 AM SAV  
TO DIRECTOR -1-  
FROM SAC NEW YORK 060400

Assistant United States Attorney Southern District of New York

MORTON ROBSON, FORMER AUSA SDNY; ROY COHN BRIBERY.

ROY COHN APPEARED BEFORE U.S. District Judge DUDLEY B. BONSAL SDNY, THIS DATE AND PLEADED NOT GUILTY TO HIS INDICTMENT. COHN, REPRESENTED BY THOMAS BOLAN OF COHN'S FIRM, SAXE, BACON AND O'SHEA. BOLAN INTRODUCED MOTION TO SHOW CAUSE AND REQUESTED 30 DAYS FOR FILING OF MOTION WHICH WAS GRANTED. COHN RELEASED ON OWN RECOGNIZANCE. COHN HAD PRESS CONFERENCE IN PRESS ROOM OF U.S. District Court, SDNY. HE ACCUSED U.S. Attorney MORGENTHAU AND HIS STAFF OF MAKING FALSE ACCUSATIONS AGAINST HIM, AND ABUSING OFFICE OF USA, USING PUBLIC FUNDS, AND CONDUCT UNBECOMING GOVERNMENT OFFICIALS IN THEIR "VENDETTA" AGAINST HIM.

COHN DEMANDED A HEARING UNDER OATH WHERE HE COULD EXPOSE THE FALSE ACCUSATIONS AGAINST HIM. COHN SUGGESTED HEARING COULD BE HELD BY A BAR ASSOCIATION, SENATE JUDICIARY COMMITTEE OR ANY IMPARTIAL COMMITTEE.

HE CITED FOLLOWING EXAMPLES OF MORGENTHAU'S "VENDETTA":  
1, IN SEEKING POLITICAL REVENGE SERVICES OF AN INTERNATIONAL BOUNTY HUNTER WERE ENGAGED TO DEVELOP INFORMATION AGAINST COHN; 2, MORGENTHAU AND A JUSTICE DEPARTMENT EMPLOYEE INTERVIEWED A PERSON UNDER INDICTMENT AND TOLD HIM "GIVE US ROY COHN AND YOU'LL BE FREE"; 3, DEFENDANTS IN A CASE WERE TOLD THE GOVERNMENT WAS NOT REALLY AFTER THE PEOPLE IN THE CASE

64 SEP 18 1963

REC-123 206  
58-5400-216  
11 SEP 10 1963

216  
58-5100

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.



Tolson \_\_\_\_\_  
 Belmont \_\_\_\_\_  
 Mohr \_\_\_\_\_  
 Casper \_\_\_\_\_  
 Callahan \_\_\_\_\_  
 Conrad \_\_\_\_\_  
 DeLoach \_\_\_\_\_  
 Evans \_\_\_\_\_  
 Gale \_\_\_\_\_  
 Rosen \_\_\_\_\_  
 Sullivan \_\_\_\_\_  
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 Trotter \_\_\_\_\_  
 Tele. Room \_\_\_\_\_  
 Holmes \_\_\_\_\_  
 Gandy \_\_\_\_\_

# DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

PAGE TWO FROM NEW YORK --- 060400 ---

BUT WANTED THEM TO FURNISH INFORMATION ABOUT COHN; 4, A FOREIGNER UNDER INDICTMENT WAS BROUGHT TO NYC AND TOLD HIS INDICTMENT WOULD BE SQUASHED IN RETURN FOR INFORMATION AGAINST COHN; 5, USA'S OFFICE LEAKED STORIES TO THE PRESS ON OTHER OFFENSES ALLEGEDLY COMMITTED BY COHN; 6, COHN APPEARED BEFORE THREE <sup>Federal Grand Jury</sup> ~~FGJ~~'S AND FURNISHED THEM ALL HIS FINANCIAL AND BUSINESS RECORDS THAT WERE REQUESTED, <sup>Internal Revenue Service</sup> ~~IRS~~ WAS THEN ORDERED TO CONTINUE HARRASSMENT BY EXAMINING THESE RECORDS; 7, IRS THEN SUBPOENED THESE RECORDS FROM COHN, EVEN WHEN THEY KNEW COHN COULDN'T PRODUCE THEM BECAUSE THEY WERE IN POSSESSION OF FGJ; 8, WORD WAS PASSED THROUGH <sup>Federal Detention Home</sup> ~~FBI~~ OFFICIAL CHANNELS TO ALL INMATES AT ~~FBI~~ NYC, THAT ANYONE WHO COULD FURNISH DAMAGING INFORMATION AGAINST COHN WOULD BE RELEASED; 9, WITNESSES WERE CALLED AND THREATENED WITH INDICTMENTS IF THEY DIDN'T FURNISH DEROGATORY INFORMATION ON COHN; 10, GANGSTERS AND RACKETEERS WERE OFFERED DEALS FOR INFORMATION AGAINST COHN. COHN ALSO CHALLENGED USA MORGENTHAU TO BACK UP HIS INDICTMENT BY PERSONALLY HANDLING THE PROSECUTION AT COHN'S TRIAL. COHN CONTENDED USA MORGENTHAU CONDUCTED A VENDETTA FOR 12 YEARS BECAUSE COHN, AS COUNSEL FOR A SENATE COMMITTEE, FELT IT HIS DUTY TO MAKE PUBLIC THE FACT THAT HENRY MORGENTHAU WHEN SECRETARY OF THE TREASURY RELEASED AMERICAN OCCUPATION CURRENCY PLATES TO THE SOVIET UNION ON ADVICE OF HARRY DEXTER WHITE, WILLIAM ULLMAN AND VINCENT COE (ALL SUBJECTS OF SILVERMASTER ESPIONAGE CASE).

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.



# DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Evans \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

PAGE THREE FROM NEW YORK -1- 060400

USA SDNY, ADVISED THAT HENRY CHAPMAN, ATTORNEY FOR MURRAY GOTTESMAN, STATED THAT GOTTESMAN WILL APPEAR AT 10:30 AM TOMORROW, SEPTEMBER 6 NEXT, FOR PLEADING. NYO CONTINUING TO FOLLOW THIS MATTER CLOSELY. BUREAU WILL BE IMMEDIATELY ADVISED OF DEVELOPMENTS.

RECEIVED:

1:21 AM

9-6-63

REM

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.



## FEDERAL BUREAU OF INVESTIGATION

|   |                                     |  |                      |
|---|-------------------------------------|--|----------------------|
| REPORTING OFFICE<br><b>WASHINGTON FIELD</b>   | OFFICE OF ORIGIN<br><b>NEW YORK</b> | DATE<br><b>9/3/63</b>                  | INVESTIGATIVE PERIOD |
| TITLE OF CASE<br><b>MORTON ROBSON, Former Assistant United States Attorney, Southern District of New York; ROY COHN</b> |                                     | REPORT MADE BY<br><b>SA [REDACTED]</b> | TYPED BY             |
|   |                                     | CHARACTER OF CASE<br><b>BRIBERY</b>    | <b>b7c</b>           |

REFERENCE: NYtel 8/29/63 to WFO.

- RUC -

APPROVED

SPECIAL AGENT  
IN CHARGE

COPIES MADE:

- 3 - Bureau  
 3 - New York (58-1232)  
 (1-USA, Southern District of NY)  
 1 - Washington Field (58-773)

DO NOT WRITE IN SPACES BELOW

58-5100-217

SEP 11 1963

DEC 116

## DISSEMINATION RECORD OF ATTACHED REPORT

|           |    |    |      |         |
|-----------|----|----|------|---------|
| DATE FWD. | BY | TO | FROM | REMARKS |
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NOTATIONS



UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Copy to: 1-USA, Southern District of New York

Report of: SA [REDACTED]

Office: Washington, D. C.

Date:

SEP 5 1963

Field Office File No. 58-773

Bureau File No.:

Title: MORTON ROSSON, Former Assistant  
United States Attorney,  
Southern District of New York;  
ROY COHN

Character: BRIBERY

Synopsis:

[REDACTED]

- RUC -

DETAILS: AT WASHINGTON, D. C.

[REDACTED]

[REDACTED]



XXXXXX  
XXXXXX  
XXXXXX

FEDERAL BUREAU OF INVESTIGATION  
FOIPA DELETED PAGE INFORMATION SHEET

2

Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

☒ Deleted under exemption(s) b 7 (C) (d) with no segregable material available for release to you.

☐ Information pertained only to a third party with no reference to you or the subject of your request.

☐ Information pertained only to a third party. Your name is listed in the title only.

☐ Documents originated with another Government agency(ies). These documents were referred to that agency(ies) for review and direct response to you.

\_\_\_\_\_ Pages contain information furnished by another Government agency(ies). You will be advised by the FBI as to the releasability of this information following our consultation with the other agency(ies).

\_\_\_\_\_ Page(s) withheld for the following reason(s):  
\_\_\_\_\_  
\_\_\_\_\_

☐ For your information: \_\_\_\_\_  
\_\_\_\_\_

☒ The following number is to be used for reference regarding these pages:

58-5100 - 217 pages 2, 3

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X NO DUPLICATION FEE X  
X FOR THIS PAGE X  
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# DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Evans \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

URGENT 9-12-63 5:30 JJW  
TO DIRECTOR 11  
FROM SAC NEW YORK 121857

<sup>①</sup>MORION ~~REASON~~, FORMER AUSA, SDNY, ROY <sup>①</sup>COHN, BRIBERY.

THOMAS A. BOLAN, REPRESENTING ROY COHN, APPEARED THIS DATE BEFORE CHIEF JUDGE SYLVESTER J. RYAN, SDNY. APPEARANCE WAS TO ARGUE MOTION BY BOLAN FILED AT SDNY TO HAVE ONE JUDGE ASSIGNED IMMEDIATELY TO HANDLE ALL MOTIONS, ACTIONS AND TRIAL IN THIS MATTER.

AUSA, SDNY ADVISED JUDGE RYAN GOVERNMENT WOULD NOT OPPOSE THIS MOTION BUT WISHED TO FURNISH AFFIDAVIT EXPLAINING GOVERNMENTS POSITION. JUDGE RYAN RULED GOVERNMENTS AFFIDAVIT TO BE FURNISHED BY 5:00 PM THIS DATE AND COHN'S ANSWERING AFFIDAVIT TO BE FURNISHED BY 4:00 PM SEPTEMBER 13 NEXT. COHN DID NOT PERSONALLY APPEAR TODAY AT USDC, SDNY. NYO WILL CONTINUE TO FOLLOW THIS MATTER CLOSELY AND KEEP BUREAU ADVISED OF ALL DEVELOPMENTS.

RECEIVED:

5:47 PM

RDR

REC-27 58-5100-218

12 SEP 13 1963

53 SEP 20 1963

F70

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.



9/16/63

**Airtel**

**To: SAC, New York (58-1232)**

**From: Director, FBI (58-5100)**

**MORTON ROSSON  
FORMER AUSA, SDNY;  
ROY COHN  
BRIBERY**

**Surep at once bringing investigation and prosecutive developments up to date. Appropriately change the title of your next report. Advise by return airtel the date a report will be submitted.**

**Make certain you continue to maintain adequate close liaison with the USA to insure the Bureau is informed immediately of all developments.**



REC-54 58-5100-219

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
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Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

MAIL ROOM ☐ TELETYPE UNIT ☐



## Memorandum

TO : Mr. Belmont *W*

FROM : A. Rosen

SUBJECT: ROY COHN; MURRAY GOTTESMAN  
PERJURY; OBSTRUCTION OF JUSTICE  
CONSPIRACY

DATE: September 4, 1963

Belmont ☒  
Mohr ☒  
DeLoach ☒  
Casper ☒  
Callahan ☒  
Conrad ☒  
Felt ☒  
Gale ☒  
Rosen ☒  
Sullivan ☒  
Tavel ☒  
Trotter ☒  
Tele. Room ☒  
Holmes ☒  
Gandy ☒

ASAC Bryant, New York Office, telephonically advised that he had just received information that the Federal grand jury, Southern District of New York, had returned a secret indictment against Roy Cohn and Murray Gottesman for Perjury, Obstruction of Justice and Conspiracy in connection with their testimony before that grand jury. *W*

The matter being heard by the grand jury in question relates to an alleged \$50,000 bribe in August, 1959, to Morton Robson while he was Assistant U. S. Attorney, Southern District of New York and to Roy Cohn to control the indictment in a Securities Exchange Commission matter involving the United Dye and Chemical Company. *b7*  
*C-n*

The New York Office is presently endeavoring to obtain specifics concerning the afore-mentioned secret indictment and will promptly advise the Bureau. These details will be furnished to you immediately upon receipt.

1 - Mr. Evans  
1 - Mr. DeLoach *R*

EX 104

REC-32

CT-20

12 SEP 5 1963

58-5100-220

b7c



Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
DeLoach \_\_\_\_\_  
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Gale \_\_\_\_\_  
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Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

UPI-79

(COHN)

NEW YORK--ROY M. COHN, 36, LAWYER-INDUSTRIALIST WHO WAS COUNSEL FOR THE LATE SEN. JOSEPH MCCARTHY'S INVESTIGATIONS COMMITTEE, WAS INDICTED BY A FEDERAL GRAND JURY TODAY ON CHARGES OF PERJURY AND CONSPIRACY TO OBSTRUCT JUSTICE.

9/4--TD1228PED

WASHINGTON CAPITAL NEWS SERVICE

**ENCLOSURE**



Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Evans \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

UPI-83

ADD COHN, NEW YORK (UPI-79)

THE GRAND JURY CHARGED THAT COHN HAD BEEN PART OF A 1959 CONSPIRACY TO OBSTRUCT JUSTICE IN CONNECTION WITH FEDERAL PROSECUTION OF FOUR FINANCIERS WHO ALLEGEDLY MANIPULATED STOCK OF THE UNITED DYE AND CHEMICAL CORP.

IT ALSO CHARGED THAT COHN LATER INDUCED ONE OF THE DEFENDANTS TO "FALSELY RECALL" TESTIMONY GIVEN TO A FEDERAL GRAND JURY AND ATTEMPTED TO GET ANOTHER WITNESS TO GIVE FALSE TESTIMONY.

THE JURY INDICTED ANOTHER ATTORNEY, MURRAY E. GOTTESMAN, 56, AS CO-CONSPIRATOR. IT CHARGED THAT COHN AND GOTTESMAN AGREED TO PERJURE THEMSELVES BEFORE THE GRAND JURY ABOUT THE 1959 UNITED DYE INVESTIGATION AND OBSTRUCTED JUSTICE THIS YEAR BY GIVING FALSE TESTIMONY ABOUT RECENT MEETINGS.

9/4--TD1240PED

WASHINGTON CAPITAL NEWS SERVICE  
ENCLOSURE



FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION  
SEP 16 1963

TELETYPE

Mr. Tolson \_\_\_\_\_  
Mr. Belmont \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. DeLoach \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Felt \_\_\_\_\_  
Mr. Gale \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Sullivan \_\_\_\_\_  
Mr. Tavel \_\_\_\_\_  
Mr. Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Mr. Holmes \_\_\_\_\_  
Miss Gandy \_\_\_\_\_

URGENT 9-16-63 10-15 PM DE

TO DIRECTOR -12- 58-5100

FROM SAC NEW YORK 58-1232

MORTON ROBSON, FORMER AUSA, SDNY, ROY COHN, BRIBERY.

USA, SDNY, ADVISED THIS DATE THAT CHIEF JUDGE SYLVESTER J. RYAN, SDNY, ON NINE THIRTEEN SIXTY THREE APPOINTED USDJ ARCHIE O. DAWSON, SDNY, TO HANDLE ALL PHASES OF THIS CASE INCLUDING PRE-TRIAL MOTIONS. NO TRIAL DATE SET. ALL MOTIONS TO BE FILED BY OCTOBER SEVEN NEXT. NYO WILL CONTINUE TO FOLLOW AND KEEP BUREAU ADVISED OF PERTINENT DEVELOPMENTS.

END AND PLS ACK.....

10-18 PM NY R 12 WA WS

62 SEP 23 1963

F171

REC-106

58-5100-221

SEP 17 1963



FBI

Date: 9/17/63

Transmit the following in PLAIN

(Type in plain text or code)

Via AIRTEL

(Priority or Method of Mailing)

TO: DIRECTOR, FBI (58-5100)

FROM: SAC, NEW YORK (58-1232)

SUBJECT: ~~WORTON~~ ROBSON, FORMER AUSA, SDNY  
ROY COHN  
BRIBERY

Enclosed herewith for the Bureau is a transcription of the BARRY GRAY radio program which was on NY Radio Station WMCA at 11:05 PM, on 9/9/63. GRAY interviewed ROY COHN on the program that evening.

A copy of this transcription is also being disseminated to USA, SDNY.

*Not mentioned.  
This is the  
rehash of the  
numerous press  
items re Cohn  
& the indict-  
ment.  
no new points.*

3-Bureau (Encl.)  
1-New York

ENCLOSURE

ENCLOSURE ATTACHED

EX-102

SEP 18 1963

58-5100-222



**BARRY GRAY PROGRAM**  
**MONDAY NIGHT, 9/9/63**

**BARRY GRAY:** Tonight, I am going to have the opportunity of listening to Attorney ROY M. COHN. By way of introduction to Mr. COHN, I think I should probably turn to the "New York Times" edition of last Thursday in the by-line story by Mr. EDWARD RENZALL (ph), wherein Mr. RENZALL states that ROY M. COHN, a controversial figure of national prominence since the MC CARTHY era, was indicted yesterday by a Federal Grand Jury on charge of perjury and obstruction of justice. The 36-year-old lawyer was accused of complicity in connection with efforts to prevent the indictment of four men in a stock fraud case involving the United Dye and Chemical Corporation. The charges against Mr. COHN and his co-defendant, Mr. GOTTESMAN, stem from a Grand Jury investigation into the possibility of conspiracy to bribe public officials in the 1959 inquiry into a stock fraud case involving United Dye and Chemical. The indictment named as co-conspirators but not as defendants, DANIEL J. DRISCOLL, a partner of COHN in the law firm of Saxe, Bacon and O'Shea; SAMUEL LITT, his son BRUCE LITT and STANLEY ELLENBOGAN, accountants for Mr. COHN, and SAMUEL S. GARFIELD, an oil promotor involved in the United Dye case.

Three years later, the Securities and Exchange Commission forwarded a report to the United States Attorney's office recommending that a Grand Jury investigate and return indictments against a group of persons that included GARFIELD, IRVING PASTERNAK, an oil promotor, ALAN DROWAN, manager of the Desert Inn in Las Vegas, Nevada, and ALAN K. SWANN, a midwest lawyer. In August, 1959, the Grand Jury began its investigation. At about that time, the indictment alleged Mr. COHN entered into a scheme with GARFIELD to prevent the indictment of GARFIELD, PASTERNAK, DROWAN and SWANN. Mr. COHN was said to have arranged for GOTTESMAN to represent GARFIELD. Mr. GOTTESMAN was said to have gotten in touch with MORTON S. ROBSON, then Chief Assistant United States Attorney, to effectuate the arrangement. Mr. ROBSON was not in charge of the Grand Jury. He later became United States Attorney for an interim period until April, 1961, when Mr. MORGENTHAU took over. The indictment makes no other reference to Mr. ROBSON.